



The British Columbia Gazette.  
PUBLISHED BY AUTHORITY.

Vol. LXXV.] VICTORIA, MAY 23RD, 1935. [No. 21.

The British Columbia Gazette.

PUBLISHED EVERY THURSDAY.

SCALE OF CHARGES FOR ADVERTISING:

For 100 words and under.....	\$5.00
Over 100 words and under 150 words.....	6.50
Over 150 words and under 200 words.....	8.00
Over 200 words and under 250 words.....	9.00
Over 250 words and under 300 words.....	10.00
And for every additional 50 words.....	75
The above scale of charges will cover the cost of five insertions, over five insertions, 50 cents extra for each insertion.	
Municipal by-laws requiring only one insertion, to be at one-half the above rates.	
Advertisements in tabular form will be charged double the above rates.	
Yearly subscription (loose copy).....	\$5.00, payable in advance.
Yearly subscription (stitched copy).....	7.50, payable in advance.
(single copies)....	15 cents.

Where advertisements contain more than one application or location, each application or location will be charged for as a separate notice.

All advertisements intended for publication in the Gazette must reach the King's Printer not later than 10 a.m. on Wednesday.

Fees must invariably be paid in advance, otherwise advertisements will not be inserted.

TABLE OF CONTENTS.

	PAGE.
Appointments.....	676
Provincial Secretary.	
†“Liquor-control Plebiscites Act,” result of vote taken under, in Rolla Polling Division of Peace River Electoral District.....	my23 676
†“Liquor-control Plebiscites Act,” result of vote taken under, in North Vancouver City Polling Division of North Vancouver Electoral District.....	my23 676
Orders in Council.	
†Burton Pound District, establishing.....	my23 676
Department of Attorney-General.	
†“Game Act, 1935-36,” regulations.....	my23 677
†“Game Act,” bounty regulations under.....	my23 679
Supreme Court sittings at Quesnel.....	oc10 680
Supreme Court sittings.....	no7 679
Department of Agriculture.	
†Benvoulin and Mission Creek Pound Districts, objections to establishing.....	my23 706
†Golden Pound District, appointment of pound-keeper....	706
†“Noxious Weeds Act,” screenings regulations under.....	my23 706
Department of Mines.	
Assayers' examinations for licence to practise in B.C.....	m23 680
Department of Works.	
†Himbeau Road, Salmon Arm District, establishing.....	my23 705
†Lime Street, Extension of, Princeton, Similkameen Electoral District, establishing.....	my23 705
†Marine Drive, Vancouver Electoral District, widening portion of.....	my23 705
†Old Masset-New Masset Road, Prince Rupert Electoral District, establishing (2 notices).....	my23 706
Department of Lands.	
Cassiar District, survey of Lots 5860 to 5878, 5880 to 5886, 5888 to 5892.....	jy4 707
Cassiar District, survey of Lot 4682.....	je27 680

	PAGE.
Department of Lands.	
Kootenay District, survey of Lot 14606.....	jy4 707
†Lillooet District, survey of Lot 1028.....	jy18 680
Lillooet District, survey of Lot 5580.....	je13 680
New Westminster District, survey of Lots 5778 to 5781, Gp. 1.....	jy11 797
New Westminster District, survey of Lot 611, Gp. 2.....	jy11 707
New Westminster District, survey of Lot 5422, Gp. 1.....	my30 708
Range 5, Coast District, survey of Lots 7037 to 7040.....	jy4 707
Range 5, Coast District, survey of Lots 6713 to 6715.....	je13 708
Range 1, Coast District, survey of Lots 1663 to 1665 and 1667.....	my30 707
†Rupert District, survey of Lot 1574.....	jy18 680
Forest Branch.	
†Timber Licence x18250, inviting tenders for purchase.....	jy11 680
Timber Licence x14271, inviting tenders for purchase.....	m30 707
Timber Licence x17741, inviting tenders for purchase.....	je27 707
Timber Licence x18249, inviting tenders for purchase.....	m30 708
Water Notices.	
Cariboo Hydro-Electric Power Company, Limited, application for water licence on Swamp River.....	je6 705
†Wellington Colliery Company, Limited, amending certificate of approval.....	my23 705
Workmen's Compensation Board.	
†“Workmen's Compensation Act,” accident-prevention regulations under.....	my23 708
Legislative Assembly.	
Private Bills, rules respecting.....	704
Applications to Lease Lands.	
Brewster, Forest Oliver.....	my23 682
Burgess, Donald.....	jy4 682
Frank Beban Lumber Company, Limited, The.....	je27 683
Gagne, Frank.....	my23 682
Gurdit Singh and Battan Singh.....	je27 682
Manca, Napoleon.....	my30 682
Niemi Logging Company, Limited.....	je20 682
Tait, Frederick Norman.....	jy4 682
Varney, Henry Thomas.....	je27 682
Applications to Purchase Lands.	
Donaldson, J. G., & Sons.....	je27 683
Gross, Aubrey W.....	je27 683
Lloyd, George David Owen.....	je13 683
Mawdesley, David Walkden.....	jy11 683
Applications for Certificates of Improvements.	
Black Bear, Black Hawk, Diamond Bell, and Burro Mineral Claims.....	je27 681
Fisher Fractional Mineral Claim.....	je13 681
John Dewar Mineral Claim.....	je6 681
Morgan No. 4, Morgan No. 5, Morgan No. 6, Mayou Fractional, Mayou No. 1, Mayou No. 2, Mayou No. 3, Mayou No. 4, Mayou, Ophir, Ophir No. 1, Ophir No. 2, Ophir No. 3, Alberta No. 4, Alberta No. 5, Alberta No. 6, Alberta No. 7, Morgan, Morgan No. 1, Morgan No. 3, Rus, Sandy, Dot, Dash, O.P. Fraction, Morgan A Fraction, Morgan B Fraction, Ophir Fraction, Sandy Fraction, MX, and MXX Mineral Claims.....	je27 681
Premier Fraction, Premier, Mary Rose, and Gold Dust Fraction Mineral Claims.....	my23 681
Skookum, Hidden Fraction, and Hidden No. 2 Fraction Mineral Claims.....	my23 681
Valhalla, Valhalla No. 1, and Valhalla No. 4 Mineral Claims.....	je6 681
Applications for Coal Prospecting Licences.	
Cariboo Coal & Clay Company, Limited (2 notices).....	my30 683
Cariboo Coal & Clay Company, Limited (9 notices).....	my30 684
Glover, Clara Martha.....	my23 684
Johnston, Harold Silbert.....	je6 683
Ney, Winifred Agnes.....	my23 684
Applications for Phosphate Prospecting Licences.	
†Fachiri, A. P.....	je13 685
†Lillyburt Company Incorporated (2 notices).....	je13 685



Certificates of Incorporation.	PAGE.
Agassiz Cartage Co., Ltd.....	je27 686
Badwater Towing Company, Limited.....	my30 692
†B.B. Logging Co., Limited.....	je13 697
Black Rock Gold Mines, Limited (Non-Personal Liability).....	my23 687
Boundary Rapid Transit, Limited.....	my23 689
†British Columbia Cancer Foundation.....	je13 698
C. S. Henley & Co., Limited ..	my23 688
Campbell Hardware, Limited ..	my23 690
Chinook Investment Company, Limited ..	je6 698
Colpe Mining Company, Limited (Non-Personal Liability).....	my30 694
Creseent Hotels, Limited.....	my30 692
Currie's, Limited.....	my30 691
Diadem Ledge Gold Mines, Ltd.....	je6 685
†Finlay Creek Gold Mines, Limited (Non-Personal Liability) ..	je13 697
Economic Security Co-operative Association.....	my30 693
Farm Foods, Limited ..	my30 693
Hedley Hotel Co., Ltd., The ..	je6 686
†Holst Construction Co., Ltd. ....	je13 697
Hycroft, Limited ..	my23 690
Interior Vegetable Marketing Agency, Limited ..	my30 691
Iris Steam Baths, Limited ..	my30 692
J. M. Winram, Limited ..	je6 685
Jennings Lumber Company, Limited ..	my23 688
King Mining Company, Limited (Non-Personal Liability).....	je6 699
Lemon. Gonnason Securities, Limited.....	my23 685
†Lewis Creek Gold Mines, Limited (Non-Personal Liability).....	je13 697
Marion Metals, Limited ..	my30 693
Marsh Land Game Company, Limited.....	my30 692
†Monte Christo Gold Mines, Ltd. (Non-Personal Liability) ..	je13 696
Mutual Pulp & Paper Mills of Prince Rupert, Ltd.....	my23 689
Northern Ventures, Ltd. (Non-Personal Liability).....	je6 695
†Pacific Refineries, Limited ..	je13 698
Persian Importers (Mayeri), Limited ..	je6 695
Pioneer Fruit & Vegetable Co., Ltd.....	my23 688
†Pyramid Co-operative Association ..	je13 696
Richmond Growers Company, Limited. ....	my23 688
Riegel Mines, Limited (Non-Personal Liability) ..	my23 686
Rob Roy Sandwich Shop (No. 3), Limited.....	je6 695
Sage Creek Explorations, Limited (Non-Personal Liability).....	my30 694
Service Messenger Co., Ltd. ....	my23 687
†Sheep Creek Consolidated Mines, Limited (Non-Personal Liability) ..	je13 696
†Sooke Community Association ..	je13 698
Sooke Harbour Lumber Company, Limited. ....	my23 689
Stewart-McIntosh, Ltd.....	my23 688
Taylor Investment Company, Limited.....	my30 691
Universal Motors, Limited.....	my23 686
Warfield Co-operative Transportation Association ..	my30 693
Watson Petroleums, Ltd. (Non-Personal Liability) ..	my23 687
White Wood Furniture and Toy Manufacturers, Ltd.....	je6 699
Willow Placers, Limited ..	my30 691
Registration of Extra-Provincial Companies.	
Commercial Credit Corporation of Canada, Limited.....	my23 699
Dales Roast Chickens (Canada), Limited ..	my23 699
Hedley Consolidated Mines, Limited (Non-Personal Liability) ..	my23 700
Miscellaneous.	
†Allport, Bertha M., and A. R., general meeting of creditors ..	my23 703
Associated Financial Brokers, Ltd., amended memorandum of association.....	my30 702
Batteries, Limited, change of name ..	my30 702
Canada Ingot Iron Company, Limited, The, appointment of attorney ..	my23 702
Clark Parsons, Limited, meeting of company.....	je6 700
Clark Dairies, Limited, change of name.....	my30 701
†Coleman, William J., general meeting of creditors.....	my23 703
Dalhousie Mining Co., Ltd. (Non-Personal Liability), voluntary winding-up and appointment of liquidator.....	my30 700
†Dawson, William Elliott, notice to creditors of estate.....	je13 702
DeWolf & Company, Limited, voluntary winding-up and appointment of liquidator ..	my30 700
Electrical Products, Limited, voluntary winding-up ..	je13 700
†Dominion Furniture Company and Newman Furniture Co., dissolution of partnership.....	my23 703
Electrical Products, Limited, meeting of creditors ..	my23 700
Eureka-Security Fire and Marine Insurance Company, The, licensed to transact business in B.C. ....	je6 700
Ezzy's Chocolate Shop, Limited, change of name.....	my30 702
†Ford & Bernard, Limited, change of name ..	je13 702
†Franklin River Gold Mines, Limited (Non-Personal Liability), change of name ..	je13 704
Greenock, Limited, dissolution of ..	my30 702
Grinnell Export Lumber Company, Limited, change of name ..	my23 702
†Harron Bros. and Williamson, Ltd., change of name ..	je13 703
Interior Gold Placers, Limited (Non-Personal Liability), application for approval of change of name.....	my30 701
†Jones, Edwin, notice to creditors of estate ..	je13 703
Medical and Dental Finance Company, Limited, notice to creditors. ....	my23 701
Marine Shipping Company, Limited, dissolution of.....	my23 701
†Miller, Frederick William, general meeting of creditors ..	703
Mortgage Company of Canada, appointment of attorney ..	je6 701
†New Blackburn Club, Limited, application for approval of change of name ..	je13 703
Pintsch Compressing Company, appointment of attorney ..	je6 700
Plumbers Supplies, Limited, voluntary winding-up and appointment of liquidator.....	my30 700
Port Clements Club, Limited, change of name ..	my23 701
Port Moody City, notice to owners of outstanding debentures to surrender same in exchange for refunding debentures ..	my23 701

Miscellaneous.	PAGE.
†Prince Rupert City, notice to creditors of outstanding debentures to surrender same in exchange for refunding debentures ..	je13 704
†R. C. Purdy, Limited, change of name ..	je13 702
Smith & Champion, Limited, application for approval of change of name ..	my23 701
†Southcott & Bridges, Ltd., application for approval of change of name ..	je13 702
†Spooner, Charles Herbert, and Minnie, general meeting of creditors.....	my23 703
Springfield Fire & Marine Insurance Company, appointment of attorney.....	my23 701
Westminster Sales Company, Ltd., general meeting.....	my23 701
†Williamson, Charles, general meeting of creditors ...	je13 702
☛ New advertisements are indicated by a †.	

APPOINTMENTS.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to make the following appointments:—

March 29th, 1935.

JOHN PRITCHARD SCARLETT, of Barkerville, to be a *Coroner* in and for the Province.

April 30th, 1935.

CHARLES MORGAN KINGSTON, M.D., C.M., of Grand Forks, to be a *Deputy Coroner* in and for the Province. 7014-my23

PROVINCIAL SECRETARY.

“LIQUOR-CONTROL PLEBISCITES ACT.”

STATEMENT of the result of the vote taken under the provisions of the above Act on the 10th day of May, 1935, in the North Vancouver City Polling Division of the North Vancouver Electoral District on the question: “Do you approve of the sale of beer by the glass in licensed premises without a bar under Government control and regulation?”

Affirmative, 1,048; negative, 976; rejected as spoiled, 40.

G. M. WEIR,  
Provincial Secretary.

Provincial Secretary's Office,  
Victoria, B.C., May 23rd, 1935. 7015-my23

“LIQUOR-CONTROL PLEBISCITES ACT.”

STATEMENT of the result of the vote taken under the provisions of the above Act on the 4th day of May, 1935, in the Rolla Polling Division of the Peace River Electoral District on the question: “Do you approve of the sale of beer by the glass in licensed premises without a bar under Government control and regulation?”

Affirmative, 83; negative, 44; rejected as spoiled, 1.

G. M. WEIR,  
Provincial Secretary.

Provincial Secretary's Office,  
Victoria, B.C., May 23rd, 1935. 7012-my23

ORDERS IN COUNCIL.

GOVERNMENT HOUSE.

VICTORIA, B.C., May 14th, 1935.

PRESENT:

HIS HONOUR THE LIEUTENANT-GOVERNOR IN COUNCIL.

WHEREAS by “An Act respecting Pound Districts” it is enacted that the Lieutenant-Governor in Council may, by Order in Council made public by notice in The British Columbia Gazette, constitute any part of the Province of British Columbia not within the limits of a municipality into a pound district:

And whereas under the provisions of this Act application has been made by proprietors of land in the vicinity of Burton to constitute as a pound



district all that certain portion or tract of land situated in the Kaslo-Slocan Electoral District, the boundaries of which may be described more particularly as follows: Commencing at the south-west corner of Lot 5, Plan 826, District Lot 6547, Kootenay District; thence northerly following the easterly bank of the Columbia River to the south-west corner of Lot 4, Plan 923, District Lot 6919; thence easterly following the southerly boundaries of Lots 4, 5, and 8, Plan 923, of said District Lot 6919 to the south-east corner of said Lot 8; thence due east to the westerly boundary of Lot 868; thence southerly along the westerly boundary to the south-west corner of said Lot 868; thence due south to the northerly boundary of Lot 8230; thence easterly and southerly along the northerly and easterly boundaries to the south-east corner of said Lot 8230; thence southerly in a straight line to the north-east corner of Lot 7980; thence westerly along the northerly boundaries of Lots 7980 and 7633 to the north-west corner of said Lot 7633; thence southerly, westerly, and northerly along the easterly, southerly, and westerly boundaries of Lot 7696 to the south-east corner of Lot 8160; thence westerly and northerly along the southerly and westerly boundaries of said Lot 8160 to its north-west corner; thence westerly to the south-west corner of Lot 8026; thence northerly along the westerly boundaries of Lots 8026 and 6548 to the south-east corner of Lot 17, Plan 826, District Lot 6547; thence westerly along the southerly boundaries of Lots 17, 24, and 5, Plan 826, of said District Lot 6547 to the point of commencement:

And whereas notice of intention to constitute such portion of land a pound district was given in accordance with the requirements of the Act, and following such notice objection was made by certain proprietors within the proposed pound district:

And whereas a further notice was published requiring a majority of the proprietors within the proposed pound district to forward a petition requesting that the proposed pound district be constituted:

And whereas in response to the latter notice sixty persons qualified to sign the petition have signified their approval of the application:

And whereas the Act provides that if the petition of the majority of the proprietors be forwarded to the Minister of Agriculture, then in such case the proposed pound district may be constituted:

On the recommendation of the Honourable the Minister of Agriculture and under the provisions of the "Pound District Act." His Honour the Lieutenant-Governor of British Columbia, by and with the advice of his Executive Council, has been pleased to order, and it is hereby ordered, that the above-described area be constituted a pound district.

G. M. WEIR,

7009-my23

Clerk of the Executive Council.

## ATTORNEY-GENERAL.

### "GAME ACT."

HIS HONOUR the Lieutenant-Governor in Council has been pleased to order that under the provisions of the "Game Act," chapter 24 of the Statutes of British Columbia, 1935, the following Game Regulations be made for the year 1935-36:—

#### GAME REGULATIONS, 1935-36.

1. The prohibitions declared by section 18 of the "Game Act," being chapter 98 of the "Revised Statutes of British Columbia, 1924," as to the hunting, trapping, taking, wounding, and killing of game, are, subject to the provisions of sections 2 to 4, inclusive, of these regulations, hereby removed to the extent and within the period and limits and subject to the provisions hereinafter set out respectively, as follows:—

For the purpose of defining the open seasons for big game and trapping of fur-bearing animals, the Province shall be divided into two districts, to be known as the Western and Eastern Districts:—

"Western District" shall mean and include all that portion of the Province situate and lying to the west of the summit of the Cascade Mountains and south of the Electoral District of Atlin, except that portion of the Electoral District of Skeena covered by the watershed of the Lakelse and Zymagotitz Rivers.

"Eastern District" shall mean and include all of the remainder of the Province.

#### EASTERN DISTRICT (OPEN SEASONS).

##### Big Game.

(a.) *Moose*, of the male sex, in the Electoral Districts of Atlin, Fort George, Peace River, Cariboo, Omineca, that portion of the Electoral District of Skeena situate and lying within the boundaries of the Eastern District, that portion of the Kamloops Electoral District situate and lying north of the main line of the Canadian Pacific Railway, and that portion of the Electoral District of Lillooet situate and lying north of the 51st parallel of north latitude, and east of the Fraser River, open season from September 1st, 1935, to December 15th, 1935, both dates inclusive.

In the Electoral Districts of Fernie and Columbia (except that portion of the Columbia Electoral District situate and lying south of Bugaboo Creek and west of the Columbia River), open season from September 15th, 1935, to October 31st, 1935, both dates inclusive.

(b.) *Caribou*, of the male sex, in the Eastern District (except the Electoral Districts of Mackenzie and Skeena and that portion of the Electoral District of Cariboo situate and lying to the west of the Fraser River, and that further portion of the Eastern District situate and lying to the south of the main line of the Canadian Pacific Railway), open season from September 1st, 1935, to December 15th, 1935, both dates inclusive.

In that portion of the Eastern District situate and lying to the south of the main line of the Canadian Pacific Railway, open season from September 15th, 1935, to September 30th, 1935, both dates inclusive.

(c.) *Wapiti (Elk)*, of the male sex, in the Electoral Districts of Fernie and Columbia (except that portion of the Columbia Electoral District situate and lying to the west of the Columbia River), open season from September 15th, 1935, to October 15th, 1935, both dates inclusive.

In those portions of the Similkameen and South Okanagan Electoral Districts situate and lying to the east of the Okanagan Lake and River, open season from September 15th, 1935, to October 15th, 1935, both dates inclusive.

(d.) *Mountain-sheep*, of the male sex, in that portion thereof situate and lying to the north of the 56th parallel of north latitude, open season from August 15th, 1935, to November 15th, 1935, both dates inclusive.

In that further portion of the Eastern District situate and lying south of the 56th parallel of north latitude and north of the main line of the Canadian National Railway, formerly known as the Grand Trunk Pacific Railway, and in those portions of the Electoral Districts of Cariboo and Lillooet situate and lying to the south of the main Chilcotin River and west of the Fraser River, and in the Electoral Districts of Fernie, Cranbrook, and Columbia, open season from September 1st, 1935, to November 15th, 1935, both dates inclusive.

(e.) *Mountain-goat*, in the Eastern District, in that portion thereof situate and lying to the north of the 56th parallel of north latitude, open season from August 15th, 1935, to December 15th, 1935, both dates inclusive.

In the remainder of the Eastern District (except the Electoral Districts of North and South Okanagan and Grand Forks-Greenwood), open season from September 1st, 1935, to December 15th, 1935, both dates inclusive.

(f.) *Bear* (except *White* or *Kermodei Bear*), in the Eastern District, open season from September 1st, 1935, to June 30th, 1936, both dates inclusive.

Provided that no *Bear* shall be trapped in the Eastern District.



(g.) *Deer (Mule, White-tail, and Coast)*, bucks only, throughout the Eastern District (except *White-tail Deer* in the North and South Okanagan and Similkameen Electoral Districts and in the Grand Forks-Greenwood Electoral District west of the summit of the Midway Mountains), open season from September 15th, 1935, to December 15th, 1935, both dates inclusive.

Provided that there shall be no open season on *Deer* in those portions of the Eastern District described as follows:—

In that portion of the Columbia and Cranbrook Electoral Districts as follows: "Commencing at the north end of Kootenay Central Railway Bridge across Finlay Creek; thence north along the Kootenay Central Railway (Canadian Pacific Railway) to the intersection of the said railway and the Columbia River Road; thence north-west along said road to the junction of the Finlay Creek Government Road; thence south-west along said road to Finlay Creek; thence directly across said creek to its west bank; thence south-east along the west bank of Finlay Creek to the Kootenay Central Railway Bridge; thence across said bridge to the point of commencement."

In that portion of the Fernie Electoral District as follows: "Commencing at the junction of the Elk River and Morrissey Creek; thence south and west along the east bank of the Elk River to the junction of the said river and Wigwam River; thence in an easterly direction to the junction of Wigwam River and Lodgepole Creek; thence in a northerly direction up Lodgepole Creek to the junction of the said creek and Bean Creek; thence up Bean Creek to its head; thence about three-quarters of a mile in a northerly direction to the headwaters of the South Fork of Meadow Creek; thence following the south bank of Meadow Creek to the junction of said creek with Morrissey Creek; thence along the south bank of Morrissey Creek to the point of commencement."

In that portion of the Grand Forks-Greenwood Electoral District as follows: "Commencing at the junction of Williamson Creek and the Kettle River; thence following the east shore-line of said river in a northerly direction to the junction of Kettle River and Losthorse Creek; thence along said creek to its source; thence following the height of land in a southerly direction to a point directly east of an unnamed lake forming the source of Williamson Creek; thence westerly to the east shore-line of said unnamed lake; thence along the south shore-line of said lake and Williamson Creek to the point of commencement."

#### *Fur-bearing Animals.*

(h.) *Beaver and Muskrats*, throughout the Eastern District, open season from March 1st, 1936, to May 15th, 1936, both dates inclusive.

*Otter*, throughout the Eastern District, open season from December 1st, 1935, to May 15th, 1936, both dates inclusive.

All other fur-bearing animals, in the Eastern District, open season from November 1st, 1935, to February 29th, 1936, both dates inclusive.

#### WESTERN DISTRICT (OPEN SEASONS).

##### *Big Game.*

(i.) *Moose*, of the male sex, in that portion of the Electoral District of Mackenzie situate and lying north of the 51st parallel of north latitude, open season from September 1st, 1935, to December 15th, 1935, both dates inclusive.

(j.) *Mountain-goat*, throughout the Western District (except on Vancouver Island), open season from September 14th, 1935, to December 15th, 1935, both dates inclusive.

(k.) *Bear* (except *White or Kermodei Bear*), throughout the Western District, open season from September 14th, 1935, to June 30th, 1936, both dates inclusive.

Provided that no *Bear* shall be trapped in the Western District.

(l.) *Deer (Mule, White-tail, and Coast)*, bucks only, throughout the Western District, open season from September 14th, 1935, to December 15th, 1935, both dates inclusive.

#### *Fur-bearing Animals.*

(m.) *Beaver and Muskrats*, in that portion of the Western District situate and lying to the north of the 51st parallel of north latitude (except Queen Charlotte Islands), open season from March 1st, 1936, to May 15th, 1936, both dates inclusive; in that portion of the Electoral District of Lillooet situate and lying to the east of a line drawn north and south (astronomic) of Alta Lake Railway-station on the Pacific Great Eastern Railway, and including the watershed of the Upper Lillooet River, open season from December 1st, 1935, to May 15th, 1936, both dates inclusive; on Vancouver Island, Queen Charlotte Islands, and in the Islands Electoral District, open season from December 1st, 1935, to March 31st, 1936, both dates inclusive; and in the remainder of the Western District, open season from December 1st, 1935, to February 29th, 1936, both dates inclusive.

Provided that there shall be no open season for the trapping of *Beaver* on Vancouver Island.

*Otter* (except *Sea-otter*), in that portion of the Western District situate and lying to the north of the 51st parallel of north latitude (except Queen Charlotte Islands), open season from December 1st, 1935, to May 15th, 1936, both dates inclusive; in that portion of the Electoral District of Lillooet situate and lying to the east of a line drawn north and south (astronomic) of Alta Lake Railway-station on the Pacific Great Eastern Railway, and including the watershed of the Upper Lillooet River, open season from December 1st, 1935, to May 15th, 1936, both dates inclusive; in the remainder of the Western District, open season from December 1st, 1935, to February 29th, 1936, both dates inclusive.

All other fur-bearing animals, in that portion of the Western District situate and lying north of the 51st parallel of north latitude (except Queen Charlotte Islands), open season from November 1st, 1935, to February 29th, 1936, both dates inclusive; in the remainder of the Western District, open season from December 1st, 1935, to February 29th, 1936, both dates inclusive.

#### BAG LIMITS (EASTERN AND WESTERN DISTRICTS).

##### *Big Game.*

In respect of big game throughout the Province as defined in the "Game Act," no person in that portion of the Province north of the main line of the Canadian National Railway, formerly known as the Grand Trunk Pacific Railway, shall at any time kill or take or have in their possession during the entire open season more than two *Mountain-sheep* and two *Caribou*, all of the male sex.

In the remainder of the Eastern District provided with an open season on *Mountain-sheep* and *Caribou*, no person shall at any time kill or take or have in their possession during the entire open season more than one *Mountain-sheep* and one *Caribou*, all of the male sex.

Throughout the Province, no person shall at any time kill or take or have in their possession during the entire open season more than three *Deer*, one *Wapiti (Elk)*, one *Moose*, all of the male sex, two *Grizzly Bear* and three *Bear* of any other species, and two *Mountain-goat*.

2. The prohibitions declared by subsection (1) of section 26 of the "Game Act" as to the buying, selling, and having in possession of big game, so far as same relate to game lawfully killed or taken, are hereby removed to the extent and within the periods and limits and subject to the provisions hereinafter set out as follows:—

(a.) *Moose and Caribou*, bulls over one year old, in the Electoral Districts of Atlin and Omineca north of the 57th parallel of north latitude, from September 1st, 1935, to December 15th, 1935, both dates inclusive.

(b.) *Bear* (except *White or Kermodei Bear*), in the Eastern District, from September 1st, 1935, to June 30th, 1936, both dates inclusive; in the Western District, from September 14th, 1935, to June 30th, 1936, both dates inclusive.

Provided that no other big game must be sold in any part of the Province.



3. The open seasons declared by these regulations shall not apply to the following parts of the Province, namely:—

(a.) Kaien Island, in the Prince Rupert Electoral District.

(b.) That portion of the Dewdney Electoral District known as the Colony Farm.

(c.) That portion of the District Municipality of Burnaby known as Central Park.

(d.) That portion of Nanaimo Harbour and vicinity described as follows:—Between high-water mark on Vancouver Island and a line drawn as follows: Commencing at Brechin Point, Departure Bay, near the City of Nanaimo; thence in an easterly direction to the most westerly point on Newcastle Island; thence along the shore-line of Newcastle Island in a northerly, easterly, and southerly direction to the most easterly point of Newcastle Island; thence to the most westerly point of Protection Island; thence south-easterly to Gallows Point on Protection Island; thence to Jack's Point on Vancouver Island; thence in a westerly direction to Stevens and Wright's shingle-mill on Vancouver Island.

(e.) That portion of the Nelson-Creston Electoral District described as follows: Commencing on the north shore of the West Arm of Kootenay Lake at Willow Point Wharf; thence following the Duhamel or 6-Mile Creek Roads to the intersection of the said Duhamel Creek Road with the First West Fork of Duhamel Creek; thence following the said West Fork to its source; thence in a southerly direction following the divide between Duhamel Creek and the West Arm of Kootenay Lake and Grohman Creek to the mouth of said Grohman Creek; thence across the West Arm of Kootenay Lake to the south shore of the said West Arm to a point known as the slaughter-house; thence following the south shore of the said West Arm in an easterly direction to a point opposite Willow Point Wharf; thence across the said West Arm to the point of commencement. Provided that the provisions of this subsection or clause shall only apply in respect to the hunting of game birds.

(f.) That portion of the South Okanagan Electoral District in the vicinity of Kelowna known as Lot "M," Plan 1920, Osoyoos Division of Yale District.

4. No person shall hunt, kill, or take any *Moose*, *Caribou*, *Wapiti (Elk)*, or *Deer* while swimming, and the hunting, killing, or taking of any game by use of tracer bullets or tracer shot shells is prohibited.

NOTE.—There is no open season on any game other than in the open districts and during the period mentioned in the foregoing regulations. The Electoral Districts referred to in these regulations cover such districts as constituted at March 31st, 1934.

G. MCG. SLOAN,

*Attorney-General.*

*Attorney-General's Department.*

Victoria, B.C., May 21st, 1935. 7007-my23

#### "GAME ACT."

HIS HONOUR the Lieutenant-Governor in Council has been pleased to order that under the provisions of clause (e) of section 68 of the "Game Act," being chapter 28 of the Statutes of British Columbia, 1935, the following regulations in regard to bounties on noxious animals be made and promulgated:—

(1.) Subject to the provisions hereinafter contained, payment shall be made to any person who is the holder of a licence to carry firearms under the "Game Act," or to any Indian who is a resident of the Province:—

In respect of each cougar or timber-wolf killed within the Province, a bounty of \$10.00

In respect of each coyote killed within the Province during the period from April 1st to August 31st, inclusive, in each year, a bounty of..... 2.00

Provided that upon application for and before payment of the bounty on a coyote is made, the whole pelt of the animal must be surrendered to the Game Commission.

(2.) No bounty shall be payable in respect of any animal that was less than one week old when killed, nor unless the pelt of the animal is produced with an application for bounty within six months after the date on which it was killed: Provided, however, that the pelts of coyotes killed during the period mentioned in section (1) must be presented and application for bounty made within fourteen (14) days after August 31st.

(3.) Every person applying for bounty in respect of any animal killed by him shall produce the entire pelt of the animal to one of the following officers—namely, a Provincial Game Inspector or Supervisor, a Game Warden, an officer or constable of the Provincial Police Force, or a person duly authorized in writing by the Game Commission to receive the application; and shall deliver to the officer the application made by the applicant in a form prescribed by the Game Commission, setting out the facts as to the killing of the animal and stating the date on which and the place where it was killed. The applicant, if he is the holder of a licence to carry firearms, shall also produce his licence for inspection by the officer.

(4.) The officer shall examine the pelt of the cougar or wolf so produced to him, and if a hole is found in either ear of the pelt he shall refuse the application. If both ears are found to be intact and the application is found to be in accordance with the provisions herein contained, he shall cut a hole not less than one-half inch in diameter in the left ear of the pelt, and shall endorse upon the application a certificate of approval in the form provided by the Game Commission, and shall return the approved application to the applicant. In respect of an application for bounty covering the destruction of a coyote the pelt thereof must be surrendered to the officer, who, if on examination finds that it is of no commercial value, must destroy same and a note of such destruction must be made on the certificate of approval mentioned herein. If the pelt is of a commercial value then such officer must forward same immediately to the Game Commission.

(5.) Where an animal is killed by means other than a firearm, and where the person killing it is neither the holder of a licence to carry firearms nor an Indian, payment of the bounty may be made to that person if his application therefor is otherwise in compliance with these regulations and is approved, in writing, by the Game Commission.

(6.) Upon the deposit of the approved application with any Government Agent within sixty (60) days from the date of the certificate of approval, the Government Agent may pay to the applicant the amount payable hereunder with respect to the animals so killed by him.

And that all and any regulations in regard to bounties on noxious animals and birds made under the provisions of the "Game Act," chapter 98 of the "Revised Statutes of British Columbia, 1924," and amendments thereto, be rescinded.

T. D. PATTULLO,

*Acting Attorney-General.*

*Attorney-General's Department.*

Victoria, B.C., April 30th, 1935. 6895-my23

#### COURTS OF ASSIZE.

NOTICE is hereby given that, under the provisions of the "Supreme Court Act," chapter 51 of the "Revised Statutes of British Columbia, 1924," sittings of the Supreme Court for the transaction of the business of Courts of Assize, Nisi Prius, Oyer and Terminer, and General Gaol Delivery will be held at the Court-house, at 11 o'clock in the forenoon, at the places and on the dates as follows:—

Prince Rupert, Thursday, May 16th, 1935—Criminal and Civil.

Prince George, Thursday, May 23rd, 1935—Criminal and Civil.

Cranbrook, Monday, May 20th, 1935—Criminal and Civil.

Fernie, Monday, May 27th, 1935—Civil.

Kamloops, Tuesday, June 4th, 1935—Criminal and Civil.



Revelstoke, Monday, June 17th, 1935—Criminal and Civil.

New Westminster, Monday, May 20th, 1935—Criminal and Civil.

#### FALL ASSIZE.

Prince Rupert, Thursday, October 3rd, 1935—Criminal and Civil.

Vancouver, Monday, September 16th, 1935—Criminal.

Victoria, Wednesday, October 23rd, 1935—Criminal.

Nanaimo, Wednesday, October 30th, 1935—Criminal and Civil.

Nelson, Tuesday, October 8th, 1935—Criminal and Civil.

Fernie, Monday, October 14th, 1935—Criminal and Civil.

Cranbrook—Monday, October 21st, 1935—Civil.

Kamloops, Monday, November 4th, 1935—Criminal and Civil.

Revelstoke, Monday, November 18th, 1935—Criminal and Civil.

New Westminster, Monday, November 18th, 1935—Criminal and Civil.

And that sittings of the Supreme Court for the transaction of the business of Courts of Assize, Nisi Prius, Oyer and Terminer, and General Gaol Delivery will be held at the Court-house, at 2.30 o'clock in the afternoon, at the places and on the dates as follows:—

Vernon, Monday, June 10th, 1935—Criminal and Civil.

Vernon, Tuesday, November 12th, 1935—Criminal and Civil.

GORDON McG. SLOAN,  
*Attorney-General.*

*Attorney-General's Department,*  
*Victoria, B.C., January 10th, 1935.*

6266-ja24

#### COURTS OF ASSIZE.

NOTICE is hereby given that under the provisions of the "Supreme Court Act," chapter 51 of the "Revised Statutes of British Columbia, 1924," sittings of the Supreme Court for the transaction of the business of Courts of Assize, Nisi Prius, Oyer and Terminer, and General Gaol Delivery will be held at the Court-house at Quesnel, B.C., at 11 o'clock in the forenoon of Monday, October 14th, 1935.

GORDON McG. SLOAN,  
*Attorney-General.*

*Attorney-General's Department,*  
*Victoria, B.C., April 1st, 1935.*

6597-ap4

### DEPARTMENT OF LANDS.

#### RUPERT DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:—

Lot 1574.—Anglican Synod of B.C., Application to Lease.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,  
*Surveyor-General.*

*Department of Lands,*  
*Victoria, B.C., May 23rd, 1935.*

7011-my23

#### TIMBER SALE X18250.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 25th day of July, 1935, for the purchase of Licence X18250, to cut 24,905,000 feet of fir, cedar, hem-

lock, and white pine on an area situated on the south side of Chilliwack River, east of Slease Creek, Yale Division of Yale Land District.

Three years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Vancouver, B.C.

7005-my23

#### LILLOOET DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Clinton:—

Lot 1028.—George Washington Renner, Application to Lease, dated July 15th, 1932.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,  
*Surveyor-General.*

*Department of Lands,*  
*Victoria, B.C., May 23rd, 1935.*

7011-my23

#### CASSIAR DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Telegraph Creek:—

Lot 4682.—John Alfred Lemieux, Application to Lease, dated March 17th, 1928.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,  
*Surveyor-General.*

*Department of Lands,*  
*Victoria, B.C., May 2nd, 1935.*

6867-my2

#### LILLOOET DISTRICT.

NOTICE is hereby given that the undermentioned mineral claim, situated in the above-named district has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Clinton:—

Lot 5580.—"John Dewar."

F. C. GREEN,  
*Surveyor-General.*

*Department of Lands,*  
*Victoria, B.C., April 18th, 1935.*

6828-ap18

### DEPARTMENT OF MINES.

#### EXAMINATION FOR ASSAYERS FOR LICENCE TO PRACTISE IN BRITISH COLUMBIA.

IN ACCORDANCE with section 10 of the "Department of Mines Act," examinations for efficiency in the practice of assaying will be held at Victoria, B.C., on the 27th day of May, 1935, and on such following days as may be found to be necessary.

Any additional information desired may be obtained from D. E. Whittaker, Secretary, Board of Examiners, Assay Office, Victoria.

D. E. WHITTAKER,  
*Secretary, Board of Examiners for Assayers.*

By authority of

GEO. S. PEARSON,  
*Minister of Mines.*

6886-my9



## CERTIFICATES OF IMPROVEMENTS.

MORGAN No. 4, MORGAN No. 5, MORGAN No. 6, MAYOU FRACTIONAL, MAYOU No. 1, MAYOU No. 2, MAYOU No. 3, MAYOU No. 4, MAYOU, OPHIR, OPHIR No. 1, OPHIR No. 2, OPHIR No. 3, ALBERTA No. 4, ALBERTA No. 5, ALBERTA No. 6, ALBERTA No. 7, MORGAN, MORGAN No. 1, MORGAN No. 3, RUS, SANDY, DOT, DASH, O.P. FRACTION, MORGAN A FRACTION, MORGAN B FRACTION, OPHIR FRACTION, SANDY FRACTION, MX, AND MXN MINERAL CLAIMS.

Situate in the Portland Canal Mining Division of Cassiar District. Where located: On Gladstone Mountain.

**TAKE NOTICE** that Dalby B. Morkill, acting as agent for Mayou Gold Copper Co., Ltd. (N.P.L.), Free Miner's Certificate No. 91726b, intends, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements for the purposes of obtaining Crown grants of the above claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificates of Improvements.

Dated this 23rd day of April, 1935. 6769-my2

SKOOKUM, HIDDEN FRACTION, AND HIDDEN No. 2 FRACTION MINERAL CLAIMS.

Situate in the Nelson Mining Division of Kootenay District. Where located: On the slope of Wild Horse Creek near Ymir.

**TAKE NOTICE** that I, A. H. Green, acting as agent for Osear Anderson, Free Miner's Certificate No. 77231b, and Harry Stevens, Free Miner's Certificate No. 77230b, intend, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificates of Improvements.

Dated this 28th day of March, 1935.

6644-mh28

A. H. GREEN.

PREMIER FRACTION, PREMIER, MARY ROSE, AND GOLD DUST FRACTION MINERAL CLAIMS.

Situate in Nanaimo Mining Division. Where located: West side Phillips Arm.

**TAKE NOTICE** that we, P. McDonald, Free Miner's Certificate No. 91351b, and Ike Greenlaw, Free Miner's Certificate No. 48480b, intend, at the end of sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificates of Improvements.

Dated this 11th day of February, 1935.

6640-mh28

P. McDONALD.

## CERTIFICATES OF IMPROVEMENTS.

JOHN DEWAR MINERAL CLAIM.

Situate in the Lillooet Mining Division of Lillooet District. Where located: Right bank of South Fork of Bridge River.

**TAKE NOTICE** that Kenneth McMillan, Free Miner's Certificate No. 79841b, intends, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificate of Improvements.

Dated this 11th day of April, 1935.

KENNETH McMILLAN.

6713-ap11

NOEL HUMPHRYS, *Agent*.

VALHALLA, VALHALLA No. 1, AND VALHALLA No. 4 MINERAL CLAIMS.

Situate in the Omineca Mining Division of Range 5, Coast District. Where located: On the western slope of Gold Mountain.

**TAKE NOTICE** that I, Frederick Nash, of Terrace, B.C., acting as agent for Ernest Victor McKague (in trust), Free Miner's Certificate No. 62547b, intend, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificates of Improvements.

Dated this 3rd day of April, 1935. 6716-ap11

BLACK BEAR, BLACK HAWK, DIAMOND BELL, AND BURRO MINERAL CLAIMS.

Where located: In the vicinity of Owen Lake.

**TAKE NOTICE** that I, L. H. Kenney, Notary Public, of Smithers, B.C., acting as agent for James P. Cole, Free Miner's Certificate No. 82833b, and Emma M. Mosher, Free Miner's Certificate No. 7346, intend, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificates of Improvements.

Dated this 24th day of April, 1935. 6759-my2

FISHER FRACTIONAL MINERAL CLAIM.

Situate in the Omineca Mining Division of Range 5, Coast District. Where located: On Mount Evelyn, Hudson Bay Mountain, and adjoining the Rio Grande Mineral Claim on the north.

**TAKE NOTICE** that I, J. A. Rutherford, Free Miner's Certificate No. 82920b, authorized agent for the estate of Joseph Fisher, Free Miner's Certificate No. 62681b, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificate of Improvements.

Dated this 9th day of February, 1935. 6733-ap18



## LAND LEASES.

### VANCOUVER LAND DISTRICT.

#### RECORDING DISTRICT OF NEW WESTMINSTER.

**TAKE NOTICE** that I, Donald Burgess, of Vancouver, lumberman, intend to apply for a lease of the following described foreshore lands, situate in front of a portion of Kitsilano Indian Reserve No. 6: Commencing at a post planted at the point of intersection of high-water mark and the southerly limit of the right-of-way of the Burrard Street Bridge; thence N. 63° 43' 57" E. along the southerly limit of the right-of-way of the Burrard Street Bridge to the point of intersection with Vancouver Harbour Board head-line; thence southerly along said head-line to the point of intersection with a line bearing S. 85° 48' 45" W. and parallel to the southerly limit of the Canadian Pacific Railway right-of-way and 115.2 feet therefrom measured at right angles thereto; thence S. 85° 48' 45" W. along the aforesaid parallel line to mean high-water mark; thence northerly along mean high-water mark to the point of commencement, saving therefrom that portion occupied by the bridge of the Vancouver and Lulu Island Railway.

Dated May 14th, 1935.

DONALD BURGESS.

6904-my16

H. McL. ELLIOTT, *Agent.*

### NEW WESTMINSTER LAND DISTRICT.

#### RECORDING DISTRICT OF VANCOUVER.

**TAKE NOTICE** that Frederick Norman Tait, of Vancouver, B.C., lumberman, intends to apply for a lease of the following described land and land covered with water, situate near Byrne Road, Municipality of Burnaby: Commencing at a post planted 425 feet south-east of the westerly boundary of Lot 15, Registered Map 524; thence S. 50° 26' W. 150 feet; thence N. 39° 34' W. 200 feet; thence N. 50° 26' E. 150 feet to high-water line of the Fraser River; thence south-easterly along said high-water line to point of commencement, and containing 0.7 acre, more or less.

Dated May 10th, 1935.

FREDERICK NORMAN TAIT.

6902-my16

GERALD MOFFAT CHRISTIE, *Agent.*

### RUPERT LAND DISTRICT.

#### RECORDING DISTRICT OF ALBERNI.

**TAKE NOTICE** that I, Henry Thomas Varney, of Marble Creek, Quatsino, B.C., fishery guardian, intend to apply for a lease of the following described lands (tidal mud-flats), situate in Lot 94, Section 35, Township 11, Marble Creek, Quatsino: Commencing at a post planted at H. V.'s north-east corner south No. 1, Lot 94, south-east corner; thence 35 chains south-west; thence 15 chains west; thence 45 chains to point of commencement, and containing 40 acres, more or less.

Dated April 27th, 1935.

6787-my9

HENRY THOMAS VARNEY.

### VANCOUVER LAND RECORDING DISTRICT.

**TAKE NOTICE** that Gurdit Singh and Battan Singh, of Sub-Post Office 36, corner Fraser Avenue and Marine Drive, in the City of Vancouver, British Columbia, lumbermen, intend to apply for a lease of the following described lands, situate upon Mitchell Island in the Fraser River: Commencing at a post planted in the south-east corner of Lot 10, District Lot 527, Block 5 north, Range 5 west, in the Municipality of Richmond, in the Province of British Columbia, according to Map 2806 deposited in the Land Registry Office at Vancouver; thence west along high-water mark on

northerly boundary of Lot 10, 134 feet; thence north 60 feet; thence east 134 feet; thence south to point of commencement, and containing 0.17 acre, more or less.

Dated April 16th, 1935.

GURDIT SINGH.

BATTAN SINGH.

6782-my9

GURDIT SINGH, *Agent.*

### SIMPSON RIVER LAND DISTRICT.

#### RECORDING DISTRICT OF GOLDEN.

**TAKE NOTICE** that F. O. Brewster, of Banff, Alta., tourist outfitter, intends to apply for a lease of the following lands, situate on the Continental Divide and lying north and east of Quartz Peak on the Interprovincial Boundary: Commencing at a post planted on the Interprovincial Boundary-line immediately north of Rock Island Lake; thence to a peak directly south-east; thence south-west to Quartz Peak; thence to a peak directly north of Rock Island Lake, and containing 640 acres, more or less.

Dated March 4th, 1935.

6709-ap4

FOREST OLIVER BREWSTER.

### COWICHAN LAND DISTRICT.

#### RECORDING DISTRICT OF VICTORIA.

**TAKE NOTICE** that Napoleon Manca, of Cassidy, B.C., logger, intends to apply for a lease of the following described lands, situate on Ladysmith (Oyster) Harbour, about 1¾ miles north of the Town of Ladysmith: Commencing at a post planted at the south-east corner of Lot 135, Cowichan District; thence N. 4° 43' E. 9.09 chains; thence S. 85° 17' E. 6 chains; thence S. 4° 43' W. 9.09 chains; thence N. 85° 17' W. 6 chains to point of commencement, and containing 5.45 acres, more or less.

Dated at Nanaimo, B.C., April 8th, 1935.

NAPOLÉON MANCA.

6721-ap11

ALFRED G. KING, *Agent.*

### NOTICE OF INTENTION TO APPLY TO LEASE FORESHORE.

**TAKE NOTICE** that I, Frank Gagne, of Campbell River, B.C., contractor, intend to apply for a lease of the following described foreshore: Commencing at a post planted at the most north-easterly post of Subdivision "A" Plan of Campbell River Indian Reserve No. 11, Sayward Land District; thence south-easterly and along the high-water mark of Discovery Passage for a distance of 270 feet; thence north-easterly and at right angles to the said high-water mark for a distance of 300 feet; thence north-westerly and parallel to the said high-water mark for a distance of 270 feet; thence south-westerly to point of commencement, and containing 2 acres, more or less.

6645-ap4

FRANK GAGNE.

### SAYWARD LAND RECORDING DISTRICT.

**TAKE NOTICE** that Niemi Logging Company, Limited, of Vancouver, B.C., logging, intends to apply for a lease of the following described lands, situate adjoining the south-west portion of Lot 420, Maurelle Island: Commencing at a post planted on the south-west corner of Lot 420; thence south-west 5 chains into Okisollo Channel; thence 20 chains north-west in Okisollo Channel; thence approximately 5 chains north-east to the shore-line, Lot 420; thence 20 chains south-east to point of commencement, and containing 10 acres, more or less.

Dated April 24th, 1935.

NIEMI LOGGING COMPANY, LIMITED.

6749-my2

OSCAR NIEMI, *Manager.*



## LAND LEASES.

## NANAIMO LAND DISTRICT.

## RECORDING DISTRICT OF NANAIMO.

TAKE NOTICE that The Frank Beban Lumber Company, Limited, of Northfield, B.C., saw-mill operators, intends to apply for a lease of the following described lands, situate on the tide-flats of Nanaimo Harbour: Commencing at a post planted at the south-east corner of Indian Reserve No. 1; thence due east 5 chains; thence south-easterly 10.25 chains to a point situated 5 chains due east of high-water mark; thence 5 chains due west; thence north-westerly along high-water mark 10.50 chains, more or less, to point of commencement, and containing 5 acres, more or less.

Dated May 4th, 1935.

THE FRANK BEBAN LUMBER CO., LTD.  
6783-my9 Per ANDREW F. VANGER.

## LAND NOTICES.

## NEW WESTMINSTER LAND DISTRICT.

## RECORDING DISTRICT OF VANCOUVER.

TAKE NOTICE that David Walkden Mawdesley, of Vancouver, B.C., mechanic, intends to apply for permission to purchase the following described lands, situate on the North Arm of the Fraser River and lying between Lots 5091 and 528: Commencing at a post planted at the north-west corner of Lot 5091; thence S. 19° 44' W., along the westerly boundary of Lot 5091, 6.96 chains, more or less, to the south-west corner of Lot 5091; thence westerly along the bank of the North Arm of the Fraser River to Lot 528; thence northerly along the easterly boundary of Lot 528 to bank of the North Arm of the Fraser River; thence easterly along the bank of the North Arm of the Fraser River to point of commencement, and containing 1 acre, more or less.

Dated May 15th, 1935.

DAVID WALKDEN MAWDESLEY.  
6907-my16 F. C. UNDERHILL, Agent.

## VANCOUVER LAND DISTRICT.

## RECORDING DISTRICT OF NEW WESTMINSTER.

TAKE NOTICE that Aubrey W. Gross, of Vancouver, B.C., clerk, intends to apply for permission to purchase the following described lands, situate about 3½ miles north of Horseshoe Bay on the waterfront immediately north of Lot 5383 and extending along the shore-line ½ mile, more or less: Commencing at a post planted at the north-west corner of Lot 5383; thence east 5 chains, more or less, to the south-west corner of Lot 2157; thence following the westerly boundary of Lot 2157 to the south-west corner of Lot 2156; thence following the westerly boundary of Lot 2156 to the shore-line; thence south along the shore-line to point of commencement, and containing 20 acres, more or less.

Dated April 27th, 1935.

6776-my9 AUBREY W. GROSS.

## VANCOUVER LAND RECORDING DISTRICT.

TAKE NOTICE that George David Owen Lloyd, of Tatlayoko Lake, B.C., rancher, intends to apply for permission to purchase the following described lands, situate immediately north of Lot 1360, Range 2, Coast District: Commencing at a post planted at north-east corner of Lot 1360, Range 2, Coast District; thence north 20 chains; thence west 20 chains; thence north 20 chains; thence west 20 chains; thence north 40 chains; thence west 20 chains; thence north 40 chains; thence west 40 chains; thence south 40 chains;

thence east 20 chains; thence south 40 chains; thence east 20 chains; thence south 20 chains; thence east 20 chains; thence south 20 chains and east 40 chains to point of commencement, and containing 480 acres, more or less.

Dated December 23rd, 1934.

GEORGE DAVID OWEN LLOYD.  
6748-ap25

## RANGE 5, COAST DISTRICT.

## RECORDING DISTRICT OF HAZELTON.

TAKE NOTICE that J. G. Donaldson & Sons, of Telkwa, B.C., farmers, intend to apply for permission to purchase the following described lands: Commencing at a post planted on the line of survey 120 rods north of the south-west corner of Lot 1050, running 25 chains west; thence 40 chains north; thence 25 chains east; thence 40 chains south to point of commencement, and containing 100 acres, more or less.

Staked this 15th day of April, 1935.

J. G. DONALDSON & SONS.  
6777-my9 JAMES GARFIELD DONALDSON, Agent.

## COAL PROSPECTING LICENCES.

## NEW WESTMINSTER LAND DISTRICT.

## RECORDING DISTRICT OF NEW WESTMINSTER.

TAKE NOTICE that I, Harold Silbert Johnston, of Vancouver, B.C., broker, intend to apply to the Commissioner of Lands at New Westminster for a licence to prospect for coal, petroleum, and natural gas over the following described lands: Commencing at a post planted at the south-east corner of Fractional Section 35, Township 3, Delta Municipality, which is the north-east corner of Lot 577; thence south 80 chains, more or less, to the south-east corner of Lot 577; thence west 80 chains to the south-west corner thereof; thence north 50 chains, more or less, to the north-west corner thereof; thence north-easterly along the north boundary of Lot 577 to point of commencement, and containing 480 acres, more or less.

Dated this 20th day of April, 1935.

HAROLD SILBERT JOHNSTON.  
6901-my16 JAMES T. UNDERHILL, Agent.

## CARIBOO LAND DISTRICT.

## RECORDING DISTRICT OF QUESNEL.

TAKE NOTICE that Cariboo Coal & Clay Company, Limited, of Vancouver, B.C., intends to apply to the Commissioner of Lands at Quesnel for a licence to prospect for coal, petroleum, and natural gas on Lots 6721, 6724, and 6725, Cariboo District. (No. 1.)

Dated March 28th, 1935.

CARIBOO COAL & CLAY COMPANY,  
6786-my9 LIMITED.

## CARIBOO LAND DISTRICT.

## RECORDING DISTRICT OF QUESNEL.

TAKE NOTICE that Cariboo Coal & Clay Company, Limited, of Vancouver, B.C., intends to apply to the Commissioner of Lands at Quesnel for a licence to prospect for coal, petroleum, and natural gas on Lots 6726, 6727, 6728, and 7, Cariboo District. (No. 2.)

Dated March 28th, 1935.

CARIBOO COAL & CLAY COMPANY,  
6786-my9 LIMITED.



**COAL PROSPECTING LICENCES.****CARIBOO LAND DISTRICT.****RECORDING DISTRICT OF QUESNEL.**

**TAKE NOTICE** that Cariboo Coal & Clay Company, Limited, of Vancouver, B.C., intends to apply to the Commissioner of Lands at Quesnel for a licence to prospect for coal, petroleum, and natural gas on Lot 9119, Cariboo District. (No. 3.)

Dated March 28th, 1935.

**CARIBOO COAL & CLAY COMPANY,**  
6786-my9 **LIMITED.**

**CARIBOO LAND DISTRICT.****RECORDING DISTRICT OF QUESNEL.**

**TAKE NOTICE** that Cariboo Coal & Clay Company, Limited, of Vancouver, B.C., intends to apply to the Commissioner of Lands at Quesnel for a licence to prospect for coal, petroleum, and natural gas on Lots 5052 and 9695, Cariboo District. (No. 4.)

Dated March 28th, 1935.

**CARIBOO COAL & CLAY COMPANY,**  
6786-my9 **LIMITED.**

**CARIBOO LAND DISTRICT.****RECORDING DISTRICT OF QUESNEL.**

**TAKE NOTICE** that Cariboo Coal & Clay Company, Limited, of Vancouver, B.C., intends to apply to the Commissioner of Lands at Quesnel for a licence to prospect for coal, petroleum, and natural gas on Lot 8013, Cariboo District. (No. 5.)

Dated March 28th, 1935.

**CARIBOO COAL & CLAY COMPANY,**  
6786-my9 **LIMITED.**

**CARIBOO LAND DISTRICT.****RECORDING DISTRICT OF QUESNEL.**

**TAKE NOTICE** that Cariboo Coal & Clay Company, Limited, of Vancouver, B.C., intends to apply to the Commissioner of Lands at Quesnel for a licence to prospect for coal, petroleum, and natural gas on Lots 8011 and 8012, Cariboo District. (No. 6.)

Dated March 28th, 1935.

**CARIBOO COAL & CLAY COMPANY,**  
6786-my9 **LIMITED.**

**CARIBOO LAND DISTRICT.****RECORDING DISTRICT OF QUESNEL.**

**TAKE NOTICE** that Cariboo Coal & Clay Company, Limited, of Vancouver, B.C., intends to apply to the Commissioner of Lands at Quesnel for a licence to prospect for coal, petroleum, and natural gas on Lot 8010, Cariboo District. (No. 7.)

Dated March 28th, 1935.

**CARIBOO COAL & CLAY COMPANY,**  
6786-my9 **LIMITED.**

**CARIBOO LAND DISTRICT.****RECORDING DISTRICT OF QUESNEL.**

**TAKE NOTICE** that Cariboo Coal & Clay Company, Limited, of Vancouver, B.C., intends to apply to the Commissioner of Lands at Quesnel

for a licence to prospect for coal, petroleum, and natural gas on Lots 2004, 7299, 8009, and 8018, Cariboo District. (No. 8.)

Dated March 28th, 1935.

**CARIBOO COAL & CLAY COMPANY,**  
6786-my9 **LIMITED.**

**CARIBOO LAND DISTRICT.****RECORDING DISTRICT OF QUESNEL.**

**TAKE NOTICE** that Cariboo Coal & Clay Company, Limited, of Vancouver, B.C., intends to apply to the Commissioner of Lands at Quesnel for a licence to prospect for coal, petroleum, and natural gas on Lot 8007, Cariboo District. (No. 9.)

Dated March 28th, 1935.

**CARIBOO COAL & CLAY COMPANY,**  
6786-my9 **LIMITED.**

**CARIBOO LAND DISTRICT.****RECORDING DISTRICT OF QUESNEL.**

**TAKE NOTICE** that Cariboo Coal & Clay Company, Limited, of Vancouver, B.C., intends to apply to the Commissioner of Lands at Quesnel for a licence to prospect for coal, petroleum, and natural gas on Lots 8008 and 8019, Cariboo District. (No. 10.)

Dated March 28th, 1935.

**CARIBOO COAL & CLAY COMPANY,**  
6786-my9 **LIMITED.**

**CARIBOO LAND DISTRICT.****RECORDING DISTRICT OF QUESNEL.**

**TAKE NOTICE** that Cariboo Coal & Clay Company, Limited, of Vancouver, B.C., intends to apply to the Commissioner of Lands at Quesnel for a licence to prospect for coal, petroleum, and natural gas on Lot 8005, Cariboo District. (No. 11.)

Dated March 28th, 1935.

**CARIBOO COAL & CLAY COMPANY,**  
6786-my9 **LIMITED.**

**NOTICE.**

**TAKE NOTICE** that I, Clara Martha Glover, of Vancouver, B.C., within four weeks of the first publication of this notice in The British Columbia Gazette, intend to apply to the Commissioner of Lands at Kamloops for a licence to prospect for coal and petroleum over the following described lands in the Kamloops Division of Yale District, more particularly known and described as Surveyed Lot 1303 on the official plan or survey of said district.

Dated this 26th day of April, 1935.

6757-my2 **CLARA MARTHA GLOVER.**

**NOTICE.**

**TAKE NOTICE** that I, Winifred Agnes Ney, of Vancouver, B.C., within four weeks of the first publication of this notice in The British Columbia Gazette, intend to apply to the Commissioner of Lands at Kamloops for a licence to prospect for coal and petroleum over the following described lands in the Kamloops Division of Yale District, more particularly known and described as Surveyed Lot 1304 on the official plan or survey of said district.

Dated this 26th day of April, 1935.

6757-my2 **WINIFRED AGNES NEY.**



## PHOSPHATE PROSPECTING LICENCES.

### EAST KOOTENAY MINING DIVISION.

**TAKE NOTICE** that Lillyburt Company, Incorporated, of Victoria, B.C., mining company, by its duly authorized agent, William Porter, of Corbin, B.C., stable-boss, intends to apply for a prospecting licence under the "Phosphate-mining Act" over the following described lands, situate on Lot 1660 in the district adjoining the headwaters of the Flathead River: Commencing at a stake or post placed at the south-west corner of Lot 1660; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to point of commencement, and containing 640 acres, more or less.

Dated this 8th day of May, 1935.

LILLYBURT COMPANY, INCORPORATED.  
6918-my23 WILLIAM PORTER, *Agent*.

### EAST KOOTENAY MINING DIVISION.

**TAKE NOTICE** that Lillyburt Company, Incorporated, of Victoria, B.C., mining company, by its duly authorized agent, William Porter, of Corbin, B.C., stable-boss, intends to apply for a prospecting licence under the "Phosphate-mining Act" over the following described lands, situate on Lot 1661 in the district adjoining the headwaters of the Flathead River: Commencing at a stake or post placed at the south-east corner of Lot 1661; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to point of commencement, and containing 640 acres, more or less.

Dated this 8th day of May, 1935.

LILLYBURT COMPANY, INCORPORATED.  
6918-my23 WILLIAM PORTER, *Agent*.

### EAST KOOTENAY MINING DIVISION.

**TAKE NOTICE** that A. P. Fachiri, of Victoria, B.C., mining-broker, by his duly authorized agent, William Porter, of Corbin, B.C., stable-boss, intends to apply for a prospecting licence under the "Phosphate-mining Act" over the following described lands, situate on Lot 10333 in the district adjoining the headwaters of the Flathead River: Commencing at a stake or post placed at the south-east corner of Lot 10333; thence 80 chains north; thence 80 chains west; thence 80 chains south; thence 80 chains east to point of commencement, and containing 640 acres, more or less.

Dated this 8th day of May, 1935.

A. P. FACHIRI.  
6918-my23 WILLIAM PORTER, *Agent*.

## CERTIFICATES OF INCORPORATION.

### "COMPANIES ACT."

No. 14530.

**NOTICE** is hereby given that "Lemon, Gonnason Securities, Limited," was incorporated under the "Companies Act" on the 26th day of April, 1935.

The authorized capital of the Company is twenty-five thousand dollars, divided into two thousand five hundred shares of ten dollars each.

The address of its registered office is 2324 Government Street, Victoria, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as financiers, capitalists, concessionaires, and merchants, and to undertake and carry on and execute all kinds of financial, commercial, trading, and other operations, and to carry on any other businesses (except those prohibited by section 18 of the "Companies Act")

which may seem capable of being conveniently carried on in connection with any of these objects, or calculated, directly or indirectly, to enhance the value of, or facilitate the realization of, or render profitable any of the Company's property or rights:

(b.) To advance deposit or lend money, securities, and property to or with such persons and on such terms as may seem expedient; to discount, buy, sell, and deal in bills, notes, warrants, coupons, and other negotiable or transferable securities or documents, but not to engage in the business of banking:

(c.) To guarantee or become liable for the payment of money or for the performance of any obligations, and generally to transact all kinds of guarantee business, and also to transact all kinds of agency business:

(d.) To purchase or otherwise acquire and to sell, exchange, surrender, lease, mortgage, charge, convert, turn to account, dispose of, and deal with property and rights of all kinds, and in particular mortgages, debentures, produce, concessions, options, contracts, patents, annuities, licences, stocks, shares, bonds, policies, book debts, business concerns and undertakings, and claims, privileges, and choses in action of all kinds.

H. G. GARRETT,

6760-my2

*Registrar of Companies.*

### "COMPANIES ACT."

No. 14551.

**NOTICE** is hereby given that "J. M. Winram, Limited," was incorporated under the "Companies Act" on the 8th day of May, 1935.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 553 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To lend money and negotiate loans, and for the purpose of securing payment to take as security and to discount, buy, sell, and deal in chattel mortgages, bills of sale, conditional-sale agreements, hire agreements, agreements for sale, mortgages, trade acceptances, bills of exchange, bills of lading, warehouse receipts, assignments, stocks, shares, bonds, and other securities of every kind and description:

(b.) To carry on business as financiers, and to undertake and carry on all kinds of financial, commercial, trading, and other operations:

(c.) To act as insurance-brokers.

H. G. GARRETT,

6789-my16

*Registrar of Companies.*

### "COMPANIES ACT."

No. 14553.

**NOTICE** is hereby given that "Diadem Ledge Gold Mines, Ltd.," was incorporated under the "Companies Act" on the 9th day of May, 1935.

The authorized capital of the Company is one hundred thousand dollars, divided into one hundred thousand shares of one dollar each.

The address of its registered office is Room 202, Inns of Court Building, 678 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and hold, mines, mineral claims, mineral leases, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:



(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To carry on the business of builders, contractors, farmers, carriers, ship-owners, operators, and builders, merchants, importers and exporters, brokers, garagemen and repairmen, lumbermen, manufacturers, and mercantile agents, and to acquire timber lands, leases, and rights, rights-of-way, and water rights and privileges:

(e.) The objects set forth in any subclause of this clause shall not, except where the context expressly so requires, be in anywise limited or restricted by reference to or inference from the terms of any other subclause of this clause, and the Company shall have full power to exercise all or any of its objects in any part of the world.

H. G. GARRETT,

6790-my16

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14558.

NOTICE is hereby given that "The Hedley Hotel Co., Ltd.," was incorporated under the "Companies Act" on the 11th day of May, 1935.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is Princeton, B.C.

The objects for which the Company is established are: To carry on the business of hotel, restaurant, café, tavern, beer-house, refreshment-room, and lodging-house keepers, and caterers for public amusements generally, tobacco and cigar merchants, wine, beer, and spirit merchants, importers, manufacturers and vendors of aerated, mineral, and artificial waters and other drinks, agents for carriers, railway and shipping companies, and general agents, and any other business which can be conveniently carried on in connection therewith.

H. G. GARRETT,

6798-my16

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14535.

NOTICE is hereby given that "Universal Motors, Limited," was incorporated under the "Companies Act" on the 29th day of April, 1935.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is 35 Sixth Street, New Westminster, B.C.

The objects for which the Company is established are:—

(a.) To carry on all or any of the business of manufacturers, wholesale and retail merchants, dealers in, demonstrators of, buyers, sellers, importers, exporters, hirers, repairers, cleaners, storers, and warehousemen of motor-cars, motor-cycles, cycle-cars, motors, scooters, bicycles, carriages, omnibuses, wagons, lorries, trucks, drays, floats, tractors, and other conveyances of all description (hereinafter comprised in the term "motors and other things"), whether new or second-hand and whether propelled or assisted by means of gasoline, spirit, steam, gas, electric, animal, or other power, and of engines, chassis, bodies, and other things used for, in, or in connection with motors and other things, and their parts, equipment, tires, accessories, lamps, and component parts:

(b.) To deal in all automobile accessories, appliances, apparatus, and lubricants, and to buy and sell gasoline, distillate, fuels, paints, varnishes, and other merchandise and all other substances for the propulsion of vehicles, and generally to carry on the garage business in all its branches and that of a service-station in all its branches:

(c.) To keep, maintain, operate, and manage garages, storehouses, store-rooms, warehouses, and other like places for the safe-keeping, cleaning, repairing, and care generally of automobiles and motor-cars of all and every kind, description, and class, and of all the accessories thereof and thereto of any and every kind and description, and to rent

and lease and otherwise deal in motor-cars, trucks, and automobiles of all kinds, and to carry and transport passengers and freight in same upon such terms and conditions as the Company may consider advisable:

(d.) To manufacture, buy, sell, lease, or otherwise acquire and deal in fuel-saving, mechanical, and electrical apparatus and devices, refrigeration equipment, irrigating equipment, washing-machines, radios, electric supplies and fittings, vacuum-cleaners, and machinery of all kinds:

(e.) To acquire or undertake the whole of any part of the business, property, and liabilities of any person, partnership, or company carrying on business which this Company is authorized to carry on, and to pay for the same in cash or in shares of the Company, partly or fully paid up:

(f.) To allot the shares of the Company as fully or partly paid up as the whole or part of the purchase price of any property, goods, chattels, or rights purchased by the Company, or for any valuable consideration as from time to time may be determined.

H. G. GARRETT,

6764-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14534.

NOTICE is hereby given that "Agassiz Cartage Co., Ltd.," was incorporated under the "Companies Act" on the 29th day of April, 1935.

The authorized capital of the Company is fifteen thousand dollars, divided into one hundred and fifty shares of one hundred dollars each.

The address of its registered office is Pioneer Street, in the Village of Agassiz, Municipality of Kent, County of Westminster, B.C.

The objects for which the Company is established are:—

(a.) To provide increased facilities for the storage, warehousing, carriage, and distribution of merchandise between Agassiz and Vancouver and elsewhere in the Province of British Columbia:

(b.) To carry on the business of carriers by road, river, railway, canal, sea, and otherwise:

(c.) To carry on the business of warehousemen and storers of goods, wares, and merchandise of every kind and description whatsoever:

(d.) To purchase, hire, or take on charter any motor-vehicles or conveyances of any description on land or water:

(e.) To carry on all or any of the business of garagemen, motor mechanics, and general dealers in gasoline, lubricating-oils, petroleum products, greases, automobile accessories and parts, and commission agents.

H. G. GARRETT,

6764-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14527.

NOTICE is hereby given that "Riegel Mines, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 25th day of April, 1935.

The authorized capital of the Company is five hundred thousand dollars, divided into one million shares of fifty cents each.

The address of its registered office is Rooms 5 and 6, Davis Block, Bridge Street, Grand Forks, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the



same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

6753-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14537.

NOTICE is hereby given that "Black Rock Gold Mines, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 29th day of April, 1935.

The Company is authorized to issue two million shares without nominal or par value.

The address of its registered office is 1010 Stock Exchange Building, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and

other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

6764-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14525.

NOTICE is hereby given that "Service Messenger Co., Ltd.," was incorporated under the "Companies Act" on the 25th day of April, 1935.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is Suite 42, Flack Block, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on a messenger service, delivery and cartage business:

(b.) To carry on business as a motor-car, taxi, and truck owner and operator, general carrier and warehousemen:

(c.) To carry on business as merchants, agents, brokers, and distributors:

(d.) Generally to carry on any other business or undertaking competent to a company incorporated under the "Companies Act" and amending Acts.

H. G. GARRETT,

6754-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14533.

NOTICE is hereby given that "Watson Petroleum, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 12th day of April, 1935.

The Company is authorized to issue two million shares without nominal or par value.

The address of its registered office is 312 Pacific Building, 744 Hastings Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent



rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

6764-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14524.

NOTICE is hereby given that "Richmond Growers Company, Limited," was incorporated under the "Companies Act" on the 24th day of April, 1935.

The authorized capital of the Company is ten thousand dollars, divided into two hundred shares of fifty dollars each.

The address of its registered office is 958 Main Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of buying, selling, trading, and wholesale and retail dealing in goods, wares, merchandise, and other personal property of whatever description or kind, and particularly fruit, vegetables, and farm and market garden produce of all kinds and descriptions:

(b.) To carry on a general trading business, and to act as general merchants, commission merchants, general agents, importers, and exporters.

H. G. GARRETT,

6750-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14552.

NOTICE is hereby given that "Stewart-McIntosh, Ltd.," was incorporated under the "Companies Act" on the 27th day of April, 1935.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 405 Province Building, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as general advertising agents in all its branches in every kind of publication and papers, street-car, mural, bill-posting, fence-posting, radio, sign-advertising, and advertising of every nature and description:

(b.) To carry on business as advertising agents, mimeographers, multigraphers, printers, stereotypers, lithographers, stationers, electrotypers, photographic printers, photolithographers, engravers, die-sinkers, envelope-manufacturers, binders, designers, draughtsmen, ink-manufacturers, book-sellers, publishers, paper-manufacturers in all its branches, and to buy, sell, exchange, and deal in,

both wholesale and retail, papers, parchments, plant, machinery, equipment, and accessories, goods, articles, and things which are used in or incidental to the carrying-on of any of the aforesaid businesses:

(c.) To pay for any business, property, or assets which the Company may purchase or acquire in cash or by shares of this Company.

H. G. GARRETT,

6760-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14531.

NOTICE is hereby given that "Jennings Lumber Company, Limited," was incorporated under the "Companies Act" on the 27th day of April, 1935.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is L. & A. Building, Barnard Avenue, Vernon, B.C.

The objects for which the Company is established are:—

(a.) To purchase or otherwise acquire the business known as "Jennings Lumber Company," now operating at the City of Vernon aforesaid:

(b.) To enter upon, undertake, engage in, and carry on the business of importers, exporters, manufacturers, loggers, wholesalers, retailers, jobbers, general brokers, factors, commission agents, contractors, carriers and transport agents, warehousemen and wharfingers of timber, lumber, and timber products in all or any of their branches, and by means of limits, leases, lands, camps, mills, factories, stores, warehouses, or agencies in all such places as the Company may deem to be profitable and advantageous.

H. G. GARRETT,

6760-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14523.

NOTICE is hereby given that "Pioneer Fruit & Vegetable Co., Ltd.," was incorporated under the "Companies Act" on the 24th day of April, 1935.

The authorized capital of the Company is twenty-five thousand dollars, divided into two hundred and fifty shares of one hundred dollars each.

The address of its registered office is at the southwest corner of Government and Cormorant Streets, Victoria, B.C.

The objects for which the Company is established are: To carry on the business of a wholesale and retail vendor of and dealer in fruit, vegetables, and other products of the soil, groceries, and other merchandise.

The Company has excluded from its memorandum of association clauses (d), (j), (k), (m), (n), (u), and (v) of subsection (1) of section 22 of the "Companies Act."

H. G. GARRETT,

6750-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14528.

NOTICE is hereby given that "C. S. Henley & Co., Limited," was incorporated under the "Companies Act" on the 25th day of April, 1935.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is 412-13 Sayward Building, Douglas Street, Victoria, B.C.

The objects for which the Company is established are:—

(a.) To carry on the businesses of share-brokers, bond-dealers, investment-brokers, and underwriters in all their branches:

(b.) To carry on a general financial agency, promotion, and brokerage business:

(c.) To carry on the businesses of real-estate agents, insurance agents, and insurance-brokers in all their branches:



(d.) To purchase or acquire and hold and operate a seat, membership, or share in any stock exchange:

(e.) To underwrite, subscribe for, and acquire by exchange, purchase, or otherwise, and to hold, either as principal or agent or absolutely as owner or by way of collateral security or otherwise, and to sell, guarantee the sale of, offer for public subscription, exchange, transfer, assign, or otherwise dispose of or deal in all kinds of bonds, debentures, mortgages, or other evidences of indebtedness, stocks, shares, or other securities.

(f.) To carry speculative accounts on margin, and to make use of customers' securities in that connection as may be permitted by the rules, regulations, and customs prevailing on any exchange or market where transactions are executed:

(g.) To promote, organize, develop, or manage, or to assist in the promotion, organization, development, or management of, any corporation, company, syndicate, enterprise, or undertaking, and to raise and assist in raising money for, and aid by way of bonus, loan, promise, endorsement, guarantee, or otherwise, any such company, corporation, or syndicate, and to guarantee the contracts of any such company, corporation, or syndicate, and to offer for public subscription any shares, stocks, bonds, debentures, or other securities of any company or corporation, business, or undertaking:

(h.) To buy, sell, exchange, lease, or otherwise deal in real and personal property of every description:

(i.) To lend money on such terms as may seem expedient, and in particular to customers and others having dealings with the Company.

And it is hereby declared that the word "company" in this clause, except where used in reference to this Company, shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in the Dominion of Canada or elsewhere; and that the objects specified in each paragraph of this clause shall, except where otherwise expressed in such paragraph, be separate and independent objects of the Company, and shall not be limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company.

The Company has excluded from its memorandum of association clauses (b), (g), (j), and (k) of subsection (1) of section 22 of the "Companies Act."

H. G. GARRETT,

6754-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14539.

NOTICE is hereby given that "Boundary Rapid Transit, Limited," was incorporated under the "Companies Act" on the 30th day of April, 1935.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is Suite 1508, Standard Bank Building, 510 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of contract haulers, long-distance haulers, general contractors, truckers, transporters, carriers, packers, freighters, and shippers of goods and passengers, whether by air, land, or water, and to manufacture, build, acquire, hold, operate, buy, sell, lease, and dispose of buildings, machine-shops, service-stations, garages, stables, hangars, warehouses, depots, restaurants, trucks, automobiles, buses, stages, wagons, aeroplanes, ships, boats, and other vehicles and conveyances, and all equipment, accessories, or parts necessary for the use thereof:

(b.) To buy, sell, manufacture, repair, convert, alter, let on hire, exchange, operate, and otherwise deal in all kinds of plants, machinery, implements, apparatus, machines, rolling-stock, hardware, tools, utensils, explosives, gasoline, oil, wood, coal, petroleum products, and all substances, materials,

and things necessary or convenient for operating any of the above-mentioned vehicles and machines or for carrying-on any of the above-specified businesses or proceedings:

(c.) To buy, sell, manufacture, and otherwise deal in all kinds of lumber, timber, logs, sawdust, and other sawmill products, and to acquire, buy, take over, own, lease, operate, maintain, and sell mills, sawmills, lumber-yards, and sawmill machinery and equipment, and to carry on business as loggers, lumbermen, woodmen, boom-men, timber-cruisers, and timber-cutters:

(d.) To carry on the business of timber merchants, sawmill-owners, loggers, lumbermen, and lumber merchants in any or all of their branches; to buy, sell, log, prepare for market, manufacture, manipulate, import, export, and deal in timber, sawlogs, lumber, and wood of all kinds, and to manufacture and deal in lumber, timber, shingles, lath, sash, doors, portable houses, boxes, and all articles and materials in the manufacture whereof timber, lumber, or wood is used:

(e.) To obtain by purchase, lease, hire, discovery, location, or otherwise, and hold, mines, mineral claims, mineral leases, prospects and mining lands, oil claims, prospects and lands, and mining rights of every description, and to work, develop, operate, and sell or otherwise dispose of the same or any of them or any interest therein, and to carry on the business of a mining, smelting, milling, and refining and oil company in all or any of its branches:

(f.) To carry on a general warehouse business, and in connection therewith to store goods, wares, and merchandise of every kind and description; to issue storage and warehouse receipts and collect storage and other dues.

H. G. GARRETT,

6770-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14538.

NOTICE is hereby given that "Sooke Harbour Lumber Company, Limited," was incorporated under the "Companies Act" on the 29th day of April, 1935.

The authorized capital of the Company is fifty thousand dollars, divided into fifty thousand shares of one dollar each.

The address of its registered office is 521 Fort Street, Victoria, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as loggers, sawmill operators, timber-dealers, and lumber-manufacturers:

(b.) To acquire, construct, and operate tramways, motor-roads, skidways, canals, and flumes:

(c.) To acquire, construct, and operate hotels, boarding-houses, stores, theatres, and amusement places:

(d.) To carry on the business of general contractors and importers and exporters.

H. G. GARRETT,

6770-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14540.

NOTICE is hereby given that "Mutual Pulp & Paper Mills of Prince Rupert, Ltd.," was incorporated under the "Companies Act" on the 30th day of April, 1935.

The Company is authorized to issue one hundred and fifty thousand shares without nominal or par value.

The address of its registered office is 1030 Hamilton Street, Vancouver, B.C.

The objects for which the Company is established are:—

(1.) To manufacture pulp, paper, and lumber from every suitable material and by every possible process, and to erect mills, storehouses, and all other buildings, and to construct, erect, and maintain every sort and kind of plant and machinery



necessary for the purposes of or in any way connected with the manufacture of pulp, paper, and lumber, and to purchase, sell, dispose of, and generally deal in pulp, paper, lumber, and all combinations and products thereof:

(2.) To carry on the business of timber merchants, sawmill-owners, loggers, lumbermen, and lumber merchants in any or all of their branches; to buy, sell, log, prepare for market, manufacture, manipulate, import, export, and deal in timber, sawlogs, lumber, and wood of all kinds, and to manufacture and deal in lumber, timber, shingles, lath, sash, doors, portable houses, boxes, and all articles and materials in the manufacture whereof timber, lumber, or wood is used.

(3.) To carry on the business of merchants, carriers by land or water, ship-owners, wharfingers, warehousemen, scow-owners, barge-owners, lightermen, and forwarding agents, and to buy, sell, repair, build, charter, hire, and operate steamers, tugs, barges, ships, and other vessels, and to employ the same in the conveyance of passengers, mails, merchandise, and freight of all kinds:

(4.) To avail itself of and have, hold, exercise, use, and enjoy all rights, powers, privileges, advantages, priorities, and immunities created, provided, and conferred by the "Water Act" and any amendment thereof, and any and all other laws pertaining to the appropriation and use of waters for any and all purposes whatsoever:

(5.) To acquire, operate, and carry on the business of a power company, and to apply water or water-power for producing any form of power, or for producing and generating electricity for the purposes of light, heat, and power, or any other purpose for which electricity may be applied; to apply, construct, and operate waterworks, and to distribute, sell, supply, or use water or water-power for mechanical, irrigation, domestic, or any other purposes for which water or other power may be supplied, sold, or used; to render water and water-power available for use, application, and distribution by acquiring, constructing, erecting, and operating any and all improvements of every sort whatsoever necessary for said purposes, including the diverting of the waters of any stream, pond, or lake into any other channel or channels:

(6.) To construct, equip, operate, and maintain electric, cable, or other tramways for the conveyance of passengers or freight:

(7.) To construct, equip, operate, and maintain telegraph and telephone systems and lines:

(8.) To carry on the business of an electric light company in all its branches, and to do any and all things necessary to generate, distribute, and supply electricity to any person, firm, corporation, or municipality:

(9.) To obtain by purchase, lease, hire, discovery, location, or otherwise, and hold, mines, mineral claims, mineral leases, prospects and mining lands, oil claims, prospects and lands, and mining rights of every description, and to work, develop, operate, and sell or otherwise dispose of the same or any of them or any interest therein, and to carry on the business of a mining, smelting, milling, and refining and oil company in all or any of its branches:

(10.) To acquire by lease, purchase, or otherwise lands containing sands, gravel, granite, sandstone, or limestone, or other building substances or materials, and to carry on the business of quarry-owners and wholesale and retail dealers in any and all kinds of building materials:

(11.) To establish, operate, and maintain stores, trading-posts, and to carry on a general mercantile business; to carry on the business of hotel and inn keepers:

(12.) To remove obstructions from any river, lake, creek, or stream, and to do all things necessary to make the same clear and fit for rafting and driving thereon logs, lumber, rafts, or crafts, and for such purposes to blast rocks, deepen channels, remove shoals or other impediments, or otherwise improve the navigability or floatability of any river, lake, creek, or stream:

(13.) To purchase, lease, take by licence, or otherwise acquire, sell, deal with, use, and dispose of any lands, timber licences or limits, grants, con-

cessions, leases, mill-sites, and any real or personal properties of every description, and to work, develop the resources of, and to turn to account the same in such manner as the Company may think fit:

(14.) To construct, build, acquire by purchase, lease, or otherwise, maintain, improve, manage, operate, work, control, and superintend logging-railways, tramways, skidways, roads, wharves, bridges, docks, piers, booms, reservoirs, flumes, aqueducts, pipes, pipe-lines, and other works, apparatus, and conveniences which the Company may think, directly or indirectly, conducive to any of the objects herein expressed.

H. G. GARRETT,

6770-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14529.

NOTICE is hereby given that "Hyeroft, Limited," was incorporated under the "Companies Act" on the 26th day of April, 1935.

The authorized capital of the Company is one hundred and fifty thousand dollars, divided into one thousand five hundred shares of one hundred dollars each.

The address of its registered office is Room 601, Royal Trust Building, 626 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire by purchase, lease, exchange, concession, or otherwise lands and any description of real estate and real and personal property, or any interest and rights therein, legal or equitable or otherwise howsoever:

(b.) To act as agent, broker, or representative of any person in the purchase, sale, letting, placing under option, licensing, or other dealing with any property, real or personal:

(c.) To acquire water and water rights for irrigation or other uses adaptable to the purposes of the Company:

(d.) To allot, credited as fully or partly paid up, shares, bonds, debentures, or debenture stock of the Company as the whole or part of the purchase price of any property acquired by the Company, or for services or other valuable consideration:

(e.) To make gifts and donations to any person, firm, or corporation for any purposes whatsoever, whether such person, firm, or corporation be a member of this Company or not.

H. G. GARRETT,

6760-my2

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14526.

NOTICE is hereby given that "Campbell Hardware, Limited," was incorporated under the "Companies Act" on the 25th day of April, 1935.

The authorized capital of the Company is fifteen thousand dollars, divided into fifteen thousand shares of one dollar each.

The address of its registered office is 418, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are: To acquire and take over as a going concern the business now carried on at 1392 Kingsway, Vancouver, B.C., under the style or firm of "Campbell Hardware Company," and all or any of the assets and liabilities of the proprietors of that business in connection therewith, and to pay for same by the allotment of ten thousand (10,000) fully paid-up one dollar shares in the capital of the Company; such shares to be allotted as follows, namely: To Alfred Tait Campbell, five thousand shares; to Peter Begg Campbell, five thousand shares; and to carry on the business, either retail or wholesale, of merchants and dealers in all and every kind of hardware of all descriptions, and to do a general merchandising business either as wholesalers or retailers.

H. G. GARRETT,

6754-my2

*Registrar of Companies.*



## CERTIFICATES OF INCORPORATION.

### "COMPANIES ACT."

No. 14517.

NOTICE is hereby given that "Willow Placers, Limited," was incorporated under the "Companies Act" on the 3rd day of May, 1935.

The authorized capital of the Company is fifty thousand dollars, divided into fifty thousand shares of one dollar each.

The address of its registered office is 509 Bank of Nova Scotia Building, 602 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mineral leases, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose of the same:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges.

H. G. GARRETT,

6781-my9

*Registrar of Companies.*

### "COMPANIES ACT."

No. 14548.

NOTICE is hereby given that "Taylor Investment Company, Limited," was incorporated under the "Companies Act" on the 4th day of May, 1935.

The authorized capital of the Company is one million and fifty dollars, divided into five management shares of ten dollars each and ten thousand ordinary shares of one hundred dollars each.

The address of its registered office is 555 Burrard Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To invest the capital of the Company and accretions to capital and the income of the Company, or such part thereof as the governing director or the directors of the Company may determine, in real-estate mortgages on real or personal estate, bonds, debentures, debenture stock, stocks, shares, obligations, and other securities of all kinds selected by the governing director or the directors, and from time to time to change said investments by sale, exchange, or otherwise, and invest the proceeds of any such sale or sales in other investments of a like nature:

(b.) To acquire any such investments as aforesaid by purchase, original subscription, tender, participation in syndicates, or otherwise, and whether or not fully paid up; to make payments thereof as called up or in advance of calls or otherwise, and to undertake to subscribe for the same conditionally or otherwise:

(c.) To do any act or thing which the governing director or the directors shall at any time think necessary for the protection or benefit of the Company as holder of or interested in any real estate, shares, stocks, mortgages, debentures, debenture stocks, bonds, obligations, or other securities; or any property, rights, business, or undertaking; to take part in any reorganization, reconstruction, amalgamation, or merger of any kind affecting any company of which the Company may hold shares, stocks, debentures, debenture stocks, bonds, obligations, or other securities; and to acquire, hold, sell,

or otherwise dispose of, for the purposes of the Company and either alone or in conjunction with others, any property, rights, business, or undertaking in which the Company may be interested as the holder of any such real estate, shares, stocks, debentures, debenture stock, bonds, obligations, or other securities, and to promote or take part in promoting any company or corporation to acquire any such property, rights, business, or undertaking:

(d.) To issue paid-up shares, debentures, debenture stock, bonds, and securities of all kinds of the Company in payment or part payment of any real estate, shares, stocks, mortgages, debentures, debenture stock, bonds, obligations, or other securities, rights, and easements which may be acquired by the Company, and for any services rendered to and work done for the Company, and in or towards the payment or satisfaction of debts and liabilities owing by the Company:

(e.) To enter into any contract, agreement, or other obligation for the payment of money by the Company from time to time as consideration or part consideration for the transfer to the Company of any real estate, shares, stocks, mortgages, debentures, debenture stock, bonds, obligations, or other securities which may be acquired by the Company.

H. G. GARRETT,

6781-my9

*Registrar of Companies.*

### "COMPANIES ACT."

No. 14546.

NOTICE is hereby given that "Currie's, Limited," was incorporated under the "Companies Act" on the 3rd day of May, 1935.

The authorized capital of the Company is ten thousand dollars, divided into one hundred common shares of fifty dollars each and one hundred preference, redeemable shares of fifty dollars each.

The address of its registered office is 612 Columbia Street, New Westminster, B.C.

The objects for which the Company is established are: To carry on the business of wholesale and (or) retail merchants, dealing in all kinds of ladies' and gent.'s clothing, footwear, and all other wearing-apparel; to operate a restaurant, tea-rooms, lunch-counters, grocery-store, either as wholesalers or retailers.

H. G. GARRETT,

6781-my9

*Registrar of Companies.*

### "COMPANIES ACT."

No. 14545.

NOTICE is hereby given that "Interior Vegetable Marketing Agency, Limited," was incorporated under the "Companies Act" on the 2nd day of May, 1935.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is at the offices of T. G. Norris, K.C., Carruthers Block, Kelowna, B.C.

The objects for which the Company is established are:—

(a.) To act as an agency designated under the provisions of section 4 of the "Natural Products Marketing Act," Statutes of Canada, 1934, and amending Acts, and under the provisions of any scheme which has been or may hereafter be approved in accordance with the provisions of the said Act or any other law of Canada or of any Province, and providing for the regulation of marketing of any natural product:

(b.) To conduct and carry on the business of fruit, vegetable, and grain, hay, feed, coal, and general merchants, wholesale and retail and on commission, and to act as brokers in the buying and selling of the same, and to carry on the business of importers, buyers, sellers, handlers, and traders of and dealers in fruit, vegetables, fruit-trees, nursery stock of all kinds, farm, garden, and dairy produce, and all other agricultural produce, and in connection with the business of the Company to establish branch factories, stores, depots, and other markets for the purchase and sale thereof:



(c.) To carry on the business of a storekeeper in all its branches, general carriers, railway and forwarding agents, warehousemen, commission agents, brokers, and factors:

(d.) To carry on the business of fruit and vegetable packing and shipping, and to manufacture boxes, crates, barrels, baskets, containers, and receptacles of every description and kind, and to sell the same:

(e.) To carry on a storage and cold-storage business, and to manufacture and sell ice, both wholesale and retail:

(f.) To deal in poultry, eggs, milk, butter, cream, and all other agricultural and horticultural products:

(g.) To deal in flour, feed, fertilizers, spray materials, spraying-machines and their accessories, farm implements, and in foods of all kinds for farm stock:

(h.) To carry on a general dairy business, and manufacture and sell, both wholesale and retail, dairy produce of all kinds:

(i.) To manufacture and deal in cider, vinegar, jams, pickles, spray mixtures, and fertilizers:

(j.) To carry on evaporating, drying, and canning businesses or any of them, and to sell, both wholesale and retail, products of such businesses:

(k.) To own and operate farms, orchards, canneries, evaporators, and packing-houses:

(l.) To carry on the business of pruning, spraying, gardening, and general orchard and farm management.

H. G. GARRETT,

6774-my9 *Registrar of Companies.*

#### "COMPANIES ACT."

No. 14543.

NOTICE is hereby given that "Badwater Towing Company, Limited," was incorporated under the "Companies Act" on the 1st day of May, 1935.

The authorized capital of the Company is twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

The address of its registered office is 204, 678 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of towboat owners and operators, ship-owners, and carriers by air, land, and sea, and to operate ships, barges, aircraft, and land vehicles of every kind and description:

(b.) To carry on the business of booming and storing logs, shingle-bolts, and timber of all kinds, and for that purpose to acquire, own, lease, and operate booming-grounds, tugs, barges, work-boats, and all and every device and thing incidental to booming and storage of logs and rafts of logs:

(c.) To carry on the business of timber-brokers, lumber-brokers, real-estate, financial, and insurance brokers, and generally to act as agent for any firm or corporation:

(d.) Subject to the provisions of the "Engineering Act," to carry on the business of builders, contractors, engineers, and concessionaires, and to construct, execute, and carry out, equip, improve, work, develop, manage, or control works, undertakings, and conveniences of every kind and nature:

(e.) To carry on business as warehousemen, wharfingers, and forwarding agents.

H. G. GARRETT,

6773-my9 *Registrar of Companies.*

#### "COMPANIES ACT."

No. 14541.

NOTICE is hereby given that "Crescent Hotels, Limited," was incorporated under the "Companies Act" on the 1st day of May, 1935.

The authorized capital of the Company is three thousand dollars, divided into three thousand shares of one dollar each.

The address of its registered office is 726 Nelson Street, Vancouver, B.C.

The objects for which the Company is established are: To carry on the business of hotel, restaurant, café, cabaret, tavern, beer-house, refreshment-room

and lodging-house keepers, licensed victuallers, wine, beer, and spirit merchants, importers and manufacturers of aerated, mineral, and artificial waters and other drinks, purveyors, caterers for public amusements generally, automobile, taxicab, and carriage proprietors, livery-stable keepers, garage-keepers, importers and brokers of goods and colonial and foreign produce of all descriptions, hairdressers, proprietors of baths, dressing-rooms, laundries, reading, writing, and newspaper rooms, libraries, grounds and places of amusement, recreation, sport, entertainment, and instructions of all kinds, tobacco and cigar merchants, agents for railway and shipping companies and carriers and general agents, and any other business which can be conveniently carried on in connection therewith.

H. G. GARRETT,

6773-my9 *Registrar of Companies.*

#### "COMPANIES ACT."

No. 14536.

NOTICE is hereby given that "Marsh Land Game Company, Limited," was incorporated under the "Companies Act" on the 29th day of April, 1935.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 902 Royal Trust Building, 626 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To establish, develop, maintain, operate, equip, and manage areas, places, or localities for shooting, hunting, trapping, fishing, sporting, and recreational purposes of all kinds, and for the preservation of game of all kinds; and to stock or otherwise supply such areas, places, or localities with game of all kinds:

(b.) To use and permit the use of any real and personal property of the Company for the benefit of the members of the Company and such other persons as the Company or its directors think fit.

H. G. GARRETT,

6773-my9 *Registrar of Companies.*

#### "COMPANIES ACT."

No. 14549.

NOTICE is hereby given that "Iris Steam Baths, Limited," was incorporated under the "Companies Act" on the 7th day of May, 1935.

The authorized capital of the Company is twenty-five thousand dollars, divided into two hundred and fifty shares of one hundred dollars each.

The address of its registered office is 615 Credit Foncier Building, 850 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of proprietors of steam baths, Turkish baths, hot or cold and salt- or fresh-water baths of every description, swimming-tanks, showers, steam-rooms, gymnasiums, gymnastic apparatus, exercisers, and other such facilities, and to charge the public for the use thereof:

(b.) To purchase, buy, own, lease, or otherwise acquire such property, real estate, land, buildings, furniture, furnishings, fixtures, or any interest therein, as may be required for the Company's business, and to pay for the same in cash or shares of this Company, or partly in cash and partly in shares, and to enter into and execute such agreements as may be necessary for this purpose, and to sell, exchange, transfer, release, lease, mortgage, convey, or otherwise dispose of the same or any part thereof:

(c.) To build, construct, improve, develop, maintain, repair, or alter buildings and (or) grounds of any kind for the purpose of carrying on the business of the Company, and to build, repair, maintain, buy, sell, exchange, or otherwise acquire or dispose of any fixtures, furniture, furnaces, baths, furnish-



ings, apparatus, or other equipment for use in or about the said buildings and (or) grounds:

(d.) To carry on the business of confectioners, tobacco and cigar merchants, soft-drink merchants, candy merchants, tea-room keepers, restaurateurs, and suppliers of provisions, both solid and liquid, beauty-saloon keepers, hairdressers, masseurs, manicurists, barbers, launderers, innkeepers, hotel proprietors, and storekeepers, and to operate libraries, reading-rooms, meeting-halls, stores, and shops:

(e.) To buy, sell, manufacture, and deal, both as retailers and wholesalers, in all kinds of soap, cleansers, perfumes, and other toilet articles, foods, soft drinks, ice-cream, and other provisions, and to operate a soda-fountain and lunch-counter:

(f.) To rent, let, or sublet any part, room or rooms, suite of rooms, store or office in any building owned or leased by the Company for use as private dwellings, stores, meeting-rooms, and business or professional establishments:

(g.) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with, or calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's property or rights, and to grant concessions or delegate its powers to any other person, persons, company, or companies to carry on any of the aforesaid businesses or operations:

(h.) To discount, buy, sell, issue, and deal in stocks, bonds, debentures, mortgages of real and personal property, bills of sale, lien notes, conditional-sale agreements, hire-purchase agreements, and other assurance of personal chattels, bills of lading, warehouse receipts, contracts, concessions, options, licences, policies, book debts, and all transferable, negotiable, or mercantile instruments.

H. G. GARRETT,

6785-my9

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14544.

NOTICE is hereby given that "Farm Foods, Limited," was incorporated under the "Companies Act" on the 1st day of May, 1935.

The authorized capital of the Company is one hundred and fifty thousand dollars, divided into one hundred and fifty thousand shares of one dollar each.

The address of its registered office is 608 Central Building, Victoria, B.C.

The objects for which the Company is established are:—

(a.) To make, manufacture, prepare, or purchase meal, oil, drugs, fertilizer, or any other by-product which may be obtained from fish, fish offal or refuse, or from any marine or other creature or growth, and to sell, consign, or otherwise dispose of the same:

(b.) To purchase, fish for, or capture all manner of fish, fish products, marine or other creatures, or the products thereof:

(c.) To construct and operate a chemical laboratory for experimental and research purposes in connection with the objects of the Company.

H. G. GARRETT,

6774-my9

*Registrar of Companies.*

#### CERTIFICATE OF INCORPORATION.

"CO-OPERATIVE ASSOCIATIONS ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 346.

I HEREBY CERTIFY that "Warfield Co-operative Transportation Association" has this day been incorporated as an Association under the "Co-operative Associations Act" and that the denomination of its shares is five dollars each.

The registered office of the Association will be situate at Trail, in the Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this second day of May, one thousand nine hundred and thirty-five.

[L.S.]

H. G. GARRETT,

*Registrar of Companies.*

The objects of the Association are:—

(a.) To provide economical transportation for its members and patrons:

(b.) To own and operate and build garages, service-stations, and repair-shops, and to purchase, use, and sell and deal in equipment, accessories, parts, gas, oil, tires, and generally to do and use and sell and deal in any and all the things conducive to and which can be conveniently operated in connection with the objects above mentioned:

(c.) Generally to carry on any lawful industry, trade, or business within the limitations as set out in paragraph three (3) of the "Co-operative Associations Act," being chapter 48 of R.S.B.C. 1924, and amendments thereto:

(d.) And in order to more successfully carry on the business aforesaid to own, acquire, lease, mortgage, or hypothecate any lands and tenements.

6774-my9

#### CERTIFICATE OF INCORPORATION.

"CO-OPERATIVE ASSOCIATIONS ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 344.

I HEREBY CERTIFY that "Economic Security Co-operative Association" has this day been incorporated as an Association under the "Co-operative Associations Act" and that the denomination of its shares is one dollar each.

The registered office of the Association will be situate at Sayward, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-ninth day of March, one thousand nine hundred and thirty-five.

[L.S.]

H. G. GARRETT,

*Registrar of Companies.*

The objects of the Association are: To seek for and secure openings for the employment of persons in gainful occupations within British Columbia, and to carry on the businesses of contractors, agriculture, logging, lumbering, fishing, canning, mining, manufacturing, electrical works, hotels, and to buy, sell, and deal in goods, stores, consumable articles, chattels and effects of all kinds, both wholesale and retail, and to transact every kind of agency business, and generally to engage in any business or transaction which may seem to the Association, directly or indirectly, conducive to the interests or convenience of the Association's members.

6785-my9

#### "COMPANIES ACT."

No. 14550.

NOTICE is hereby given that "Marion Metals, Limited," was incorporated under the "Companies Act" on the 7th day of May, 1935.

The authorized capital of the Company is fifty thousand dollars, divided into five hundred shares of one hundred dollars each.

The address of its registered office is Suite 703, Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To treat, smelt, refine, and prepare for market ores and other minerals by any process whatsoever and in any manner or form, and to carry on any other metallurgical operations which may seem conducive to any of the Company's objects, and for such purpose to purchase, acquire, install, and operate all necessary plants, machinery, and apparatus, and to purchase, sell, and deal in all kinds of ores or metals, and to buy, sell, and deal in any products or by-products of such ores or metals:

(b.) To carry on business as manufacturers, founders, and smelters of all kinds of metals and



metal products, and to carry on a general foundry business, and to own and operate rolling-mills:

(c.) To acquire by purchase, lease, or otherwise any mines, mining rights, or quarries, land and interest therein, and to explore, work, exercise, develop, and operate the same, and to smelt, treat, refine, and prepare for market ores, metals, and mineral substances of all kinds:

(d.) To carry on all kinds of exploration business, and in particular to search for, prospect, examine, and explore mines and ground supposed to contain minerals, and to search for and obtain information in regard to mines, mining claims, mining districts and localities:

(e.) To buy, own, sell, repair, build, charter, hire, and operate steamships, tugs, barges, ships, and other vessels, and to employ the same in the conveyance of passengers and merchandise of all kinds:

(f.) To lend money to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to guarantee the performance of contracts by any such persons:

(g.) To allot shares in the Company, credited as fully or partly paid up, as the whole or part of the purchase price of any property purchased by the Company, or for any services rendered to the Company, or for any valuable consideration.

H. G. GARRETT,

6785-my9

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14547.

NOTICE is hereby given that "Sage Creek Explorations, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 3rd day of May, 1935.

The authorized capital of the Company is two million dollars, divided into two million shares of one dollar each.

The address of its registered office is Room 400, Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

6781-my9

*Registrar of Companies.*

#### "COMPANIES ACT."

No. 14542.

NOTICE is hereby given that "Colpe Mining Company, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 1st day of May, 1935.

The authorized capital of the Company is fifty thousand dollars, divided into fifty thousand shares of one dollar each.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

6775-my9

*Registrar of Companies.*



## CERTIFICATES OF INCORPORATION.

### "COMPANIES ACT."

No. 14552.

**N**OTICE is hereby given that "Persian Importers (Mayeri), Limited," was incorporated under the "Companies Act" on the 8th day of May, 1935.

The authorized capital of the Company is twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

The address of its registered office is 1008 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on all or any of the businesses of importers and exporters of and to buy, sell, and deal in rugs, tapestries, embroideries, draperies, antiques of all kinds, leather goods, hardware, pottery, brassware, glassware, silverware, paintings, novelties of all kinds, jewels and jewellery of all kinds, minerals, stones, both precious and otherwise, and all kinds and descriptions of fabric materials, goods, wares, and merchandise:

(b.) To carry on the business of customs-brokers, warehousemen, bonded carmen, common carmen, forwarding agents, wharfingers, and general traders:

(c.) To carry on the business of general cleaners, dyers, curers, and protectors of rugs, clothing, furs, fabrics, materials, goods, and wares of all kinds, and to manufacture, buy, sell, and deal in all kinds of materials required for the making of materials for the cleaning, dyeing, curing, and protecting of the said rugs, clothing, fabrics, materials, goods, and wares of all kinds, and to manufacture, buy, sell, and deal in all kinds of dyes and all kinds of compositions and preparations for the cleaning, dyeing, curing, and protecting of the said rugs, clothing, fabrics, materials, goods, and wares of all kinds:

(d.) To establish, maintain, conduct, and carry on the business of agents for manufacturers of goods and commission merchants and general agency business of all kinds:

(e.) To carry on the business of general merchants, both wholesale and retail:

(f.) To carry on any other business, whether manufacturing or otherwise, which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's property or rights.

H. G. GARRETT,

6789-my16

*Registrar of Companies.*

### "COMPANIES ACT."

No. 14559.

**N**OTICE is hereby given that "Northern Ventures, Ltd. (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 13th day of May, 1935.

The authorized capital of the Company is two hundred thousand dollars, divided into two hundred thousand shares of one dollar each.

The address of its registered office is at the offices of Messrs. Patmore & Fulton, Scott Block, corner Third Avenue and Fulton Street, Prince Rupert, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether be-

longing to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange or otherwise, timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

6903-my16

*Registrar of Companies.*

### "COMPANIES ACT."

No. 14554.

**N**OTICE is hereby given that "Rob Roy Sandwich Shop (No. 3), Limited," was incorporated under the "Companies Act" on the 9th day of May, 1935.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 412 Randall Building, 535 Georgia Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on a general catering, café, restaurant, and sandwich-shop business, and, without restricting the generality thereof, to carry on business of temperance refreshment-rooms, refreshment caterers, and contractors in all its respective branches:

(b.) To carry on business as bakers, confectioners, butchers, milk-sellers, butter-sellers, dairymen, grocers, poulterers, greengrocers, farmers, and ice merchants:

(c.) To manufacture, buy, sell, refine, prepare, grow, import, export, and deal in provisions of all kinds, both wholesale and retail and whether solid or liquid:

(d.) To establish and provide all kinds of conveniences and attractions for customers and others, and in particular in connection with cafés and sandwich-shops and restaurants, and to provide smoking-rooms, lockers, telephones, stores, shops and lodgings, and lavatories:

(e.) To carry on the business of manufacturers of and dealers in, both wholesale and retail, tobacco, cigars, cigarettes, pipes, and any other articles required by or which may be convenient to smokers and all things commonly dealt in by tobaccoists.

H. G. GARRETT,

6790-my16

*Registrar of Companies.*



## CERTIFICATES OF INCORPORATION.

### "COMPANIES ACT."

No. 14565.

**N**OTICE is hereby given that "Sheep Creek Consolidated Mines, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 17th day of March, 1935.

The authorized capital of the Company is one million dollars, divided into two million shares of fifty cents each.

The address of its registered office is 910 Stock Exchange Building, 475 Howe Street, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

6915-my23

*Registrar of Companies.*

### "COMPANIES ACT."

No. 14564.

**N**OTICE is hereby given that "Monte Christo Gold Mines, Ltd. (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 15th day of May, 1935.

The authorized capital of the Company is two million dollars, divided into two million shares of one dollar each.

The address of its registered office is 503-6 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

6910-my23

*Registrar of Companies.*

## CERTIFICATE OF INCORPORATION.

### "CO-OPERATIVE ASSOCIATIONS ACT."

(CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 347.

**I** HEREBY CERTIFY that "Pyramid Co-operative Association" has this day been incorporated as an Association under the "Co-operative Associations Act" and that the denomination of its shares is one dollar each.

The registered office of the Association will be situate at Penticton, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twentieth day of May, one thousand nine hundred and thirty-five.

[L.S.]

H. G. GARRETT,

*Registrar of Companies.*

The objects of the Association are:—

(a.) To carry on business as packers, shippers, dealers, jobbers, importers and exporters, storage and warehousemen, both wholesale and retail, in and of fruit, vegetables, and all produce of the soil, and jobbers, agents, dealers, traders, importers and exporters of nursery stock, farm and garden implements, fertilizers, spray material, boxes, containers, box-making and packing-house equipment, and goods, wares, chattels, and merchandise of every kind and nature:



(b.) To carry on business as manufacturers, canners, cold-storage operators, pickle and jam makers, and dealers in and manufacturers of by-products, and to carry on business as general contractors, and to construct, acquire, subdivide, improve, sell, let, or otherwise dispose of real estate, plants and buildings of every kind which may seem calculated, directly or indirectly, to advance the Association's interest:

(c.) To do any or all of the foregoing either as principals, agents, or otherwise:

(d.) To carry on the general business of commission, forwarding, or purchasing agents, fruit and vegetable growers, farmers, dairymen or creamerymen in all its branches:

(e.) To make arrangements with persons engaged in any trade, business, or profession, and others, for the concession to the Association's members, ticket-holders, and others of any special rights, privileges, and advantages, and in particular in regard to the supply of goods. 6917-my23

#### " COMPANIES ACT."

No. 14561.

NOTICE is hereby given that "B.B. Logging Co., Limited," was incorporated under the "Companies Act" on the 15th day of May, 1935.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is Room 103, 626 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are: To acquire by purchase, lease, or agreement, to operate, manage, sell, lease, and exchange, timber lands, limits, leases, or other interests, and to carry on business as loggers, lumbermen, manufacturers, and merchants.

H. G. GARRETT,

6910-my23

*Registrar of Companies.*

#### " COMPANIES ACT."

No. 14562.

NOTICE is hereby given that "Lewis Creek Gold Mines, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 15th day of May, 1935.

The authorized capital of the Company is fifty thousand dollars, divided into fifty thousand shares of one dollar each.

The address of its registered office is 503-6 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appli-

ances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

6910-my23

*Registrar of Companies.*

#### " COMPANIES ACT."

No. 14567.

NOTICE is hereby given that "Holst Construction Co., Ltd.," was incorporated under the "Companies Act" on the 18th day of May, 1935.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 520 Stock Exchange Building, 475 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as contractors, builders, roofers, importers, dealers in and manufacturers of concrete, cement, and any other materials which can be used, directly or indirectly, by contractors, builders, or roofers:

(b.) To construct, carry out, maintain, improve, manage, work, control, and superintend mines, mining operations, roads, bridges, watercourses, buildings, and other works; to carry on the business and operations of a mining, milling, reduction, and development company.

H. G. GARRETT,

6915-my23

*Registrar of Companies.*

#### " COMPANIES ACT."

No. 14563.

NOTICE is hereby given that "Finlay Creek Gold Mines, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 15th day of May, 1935.

The authorized capital of the Company is sixty thousand dollars, divided into sixty thousand shares of one dollar each.

The address of its registered office is Suite 84, 553 Granville Street, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:



(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,  
6910-my23 *Registrar of Companies.*

#### CERTIFICATE OF INCORPORATION.

##### "SOCIETIES ACT."

CANADA:  
PROVINCE OF BRITISH COLUMBIA.  
No. 2205.

I HEREBY CERTIFY that "Sooke Community Association" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is the Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-first day of May, one thousand nine hundred and thirty-five.

[L.S.] H. G. GARRETT,  
*Registrar of Companies.*

The objects of the Society are:—

(a.) To acquire by purchase, lease, or in any other manner, a hall with suitable real estate for the purpose of a community hall at Sooke, British Columbia, or to acquire real estate and erect a hall, or to acquire existing property and add to or alter it to suit the requirements of the Society:

(b.) To operate, lease, rent, allow the use of, and otherwise deal with the said property upon such terms and in such manner as may be decided upon by the Society from time to time:

(c.) To carry on such activities of a religious, patriotic, philanthropic, charitable, social, agricultural, or a sporting character, or otherwise for the benefit of the said District in connection with the said property as the Society may from time to time decide, including the celebration annually of a day known as "All Sooke Day." 6919-my23

##### "COMPANIES ACT."

No. 14560.

NOTICE is hereby given that "Pacific Refineries, Limited," was incorporated under the "Companies Act" on the 15th day of May, 1935.

The authorized capital of the Company is fifty thousand dollars, divided into fifty thousand shares of one dollar each.

The address of its registered office is Room 604, Bank of Toronto Building, Victoria, B.C.

The objects for which the Company is established are:—

(a.) To engage in catching, curing, storing, and selling fish; to manufacture and sell fish-oil, fish-

meal, and fish and sea products of all kinds; to refine, purify, and process fish and other animal, vegetable, and mineral oils and derivatives, and generally to trade and deal in merchandise of all kinds, both wholesale and retail:

(b.) To acquire, buy, sell, hold, and deal in real and personal property of all kinds, businesses, rights, and undertakings, and choses in action, and to allot shares of the Company credited as fully or partly paid up as the whole or part of the purchase price of any property:

(c.) To carry on business as merchants, agents, manufacturers, or general contractors:

(d.) To do all or any of the above things in other Provinces or territories of Canada, or in any foreign country:

(e.) Generally to have all of the powers of doing business of any kind which a private person may have, and which are not contrary to the "Trust Companies Act" or any other Act or law in force in the Province of British Columbia.

H. G. GARRETT,  
6911-my23 *Registrar of Companies.*

#### CERTIFICATE OF INCORPORATION.

##### "SOCIETIES ACT."

CANADA:  
PROVINCE OF BRITISH COLUMBIA.  
No. 2204.

I HEREBY CERTIFY that "British Columbia Cancer Foundation" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is the Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-first day of May, one thousand nine hundred and thirty-five.

[L.S.] H. G. GARRETT,  
*Registrar of Companies.*

The objects of the Society are:—

(a.) Collection and distribution of funds for the control of cancer in the Province of British Columbia:

(b.) To improve facilities for the diagnosis and treatment of cancer in the Province of British Columbia:

(c.) Education of the medical profession and laity in respect to cancer:

(d.) To give the necessary publicity to the cancer problem in the Province of British Columbia:

(e.) To engage in any research-work that may seem desirable in dealing with the cancer problem in general. 6919-my23

##### "COMPANIES ACT."

No. 14557.

NOTICE is hereby given that "Chinook Investment Company, Limited," was incorporated under the "Companies Act" on the 11th day of May, 1935.

The authorized capital of the Company is twenty thousand dollars, divided into twenty thousand shares of one dollar each.

The address of its registered office is 434 Homer Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as investors, capitalists, financiers, promoters, and organizers, and to acquire, hold, own, lease, sell, manage, control, mortgage, pledge hypothecate, and dispose of real and personal properties, businesses, stocks, shares, bonds, or securities of all kinds:

(b.) To allot, credited as fully or partly paid up, the shares of the Company for any real or personal property acquired by the Company, or for services rendered or for any other valuable consideration.

H. G. GARRETT,  
6798-my16 *Registrar of Companies.*



## CERTIFICATES OF INCORPORATION.

### "COMPANIES ACT."

No. 14556.

NOTICE is hereby given that "White Wood Furniture and Toy Manufacturers, Limited," was incorporated under the "Companies Act" on the 11th day of May, 1935.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is Suite 102-106, Pacific Building, 744 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To undertake and carry on the business of manufacturing toys, furniture, and woodenware of all descriptions:

(b.) To acquire by purchase, lease, exchange, or otherwise any lands, buildings, and real or personal property of every description, and to construct, hold, sell, mortgage, lease, exchange, improve, or otherwise deal with any lands, stores, warehouses, factories, offices, or other premises whatsoever:

(c.) To undertake and carry on business as contractors, merchants, manufacturers' agents, importers and exporters, commission agents, warehousemen, and general traders:

(d.) To buy, sell, own, or otherwise deal in shares, stocks, bonds, debentures, and securities of every description:

(e.) To act as agent, distributor, or broker for any person, firm, or company on such terms as may be arranged:

(f.) To carry on any other business, whether manufacturing or otherwise, which may seem to the Company capable of being conveniently carried on in connection with the above:

(g.) To form, promote, or assist companies, syndicates, or partnerships of any kind:

(h.) To borrow or lend money, and, subject to the "Insurance Act," to give any guarantee for the payment of money or the performance of any obligation, and to give or accept security by way of mortgages, bonds, debentures, or otherwise as the Company may think fit:

(i.) To amalgamate with any other company, and to subscribe for, accept, and hold shares therein.

H. G. GARRETT,

6798-my16

*Registrar of Companies.*

### "COMPANIES ACT."

No. 14555.

NOTICE is hereby given that "King Mining Company, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 10th day of May, 1935.

The authorized capital of the Company is fifty thousand dollars, divided into fifty thousand shares of one dollar each.

The address of its registered office is 955 Kingsway, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange or otherwise, timber lands, leases, or claims,

rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipe-lines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

6798-my16

*Registrar of Companies.*

## EXTRA-PROVINCIAL COMPANIES.

### "COMPANIES ACT."

No. 2670A.

NOTICE is hereby given that "Commercial Credit Corporation of Canada, Limited," which was incorporated in the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 29th day of April, 1935.

The head office of the Company without the Province is situate at 620 Dominion Square Building, Montreal, Quebec.

The head office of the Company in the Province is situate at 308 Randall Building, Vancouver, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is F. J. Elmhirst, office manager, Commercial Credit Corporation of Canada, Limited, 308 Randall Building, Vancouver, B.C.

The paid-up capital of the Company is \$10,000.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The Company proposes to carry on in the Province the business of purchasing trade paper.

H. G. GARRETT,

6764-my2

*Registrar of Companies.*

### "COMPANIES ACT."

No. 2668A.

NOTICE is hereby given that "Dales Roast Chickens (Canada), Limited," which was incorporated in the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 24th day of April, 1935.

The head office of the Company in the Province is situate at 15 Haileybury Building, 604 Fort Street, Victoria, B.C.

The paid-up capital of the Company is \$16,006.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.



The Company proposes to carry on in the Province the business of engaging in the business of delicatessen-dealers, both wholesale and retail, and to buy, sell, and deal in all kinds of foodstuffs.

6750-my2

H. G. GARRETT,  
*Registrar of Companies.*

“ COMPANIES ACT.”

No. 2669A.  
NOTICE is hereby given that “ Hedley Consolidated Mines, Limited (Non-Personal Liability),” which was incorporated in the Province of Alberta, was registered under the “ Companies Act ” as an Extra-Provincial Company on the 25th day of April, 1935.

The head office of the Company without the Province is situate at 1018 Eighth Avenue West, Calgary, Alberta.

The head office of the Company in the Province is situate at 12 Commeree Building, 640 Hastings Street West, Vancouver, B.C.

The attorney of the Company appointed pursuant to the “ Companies Act ” is Charles Henry Clendenning, 12 Commerce Building, 640 Hastings Street West, Vancouver, B.C., accountant.

The paid-up capital of the Company is \$601,359.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The Company proposes to carry on in the Province the business of mining.

6753-my2

H. G. GARRETT,  
*Registrar of Companies.*

MISCELLANEOUS.

NOTICE.

RE CLARK PARSONS, LIMITED (IN VOLUNTARY LIQUIDATION).

TAKE NOTICE that a meeting of the above-mentioned Company will be held on Tuesday, June 18th, 1935, at the hour of 10 o'clock in the forenoon, at 111 Bank of Nova Scotia Building, Vancouver, B.C., pursuant to section 215 of the “ Companies Act,” for the purpose of laying before the meeting the account of the liquidator and giving explanation thereof.

Dated at Vancouver, B.C., this 10th day of May, 1935.

6792-my16

THE CANADIAN CREDIT MEN'S TRUST  
ASSOCIATION, LTD.,  
*Liquidator.*

“ COMPANIES ACT.”

NOTICE is hereby given that Pintsch Compressing Company has appointed W. J. Hull, of Vancouver, B.C., as its attorney for the purposes of the “ Companies Act,” in place of Louis Evers, of Vancouver, B.C.

Dated this 10th day of May, 1935.

6798-my16

H. G. GARRETT,  
*Registrar of Companies.*

“ INSURANCE ACT.”

NOTICE is hereby given that The Eureka Security Fire and Marine Insurance Company was licensed on the 14th day of May, 1935, under the “ Insurance Act,” to undertake within the Province of British Columbia fire, weather, sprinkler leakage, and property damage insurance until the last day of February, 1936.

Its head office is situate at 844 Hastings Street West, Vancouver, and Angus MacDonald, of the same address, is the attorney appointed by it under the said Act.

Dated this 14th day of May, 1935.

6905-my16

H. G. GARRETT,  
*Superintendent of Insurance.*

MISCELLANEOUS.

NOTICE.

TAKE NOTICE that by special resolution passed on the 14th day of May, 1935, Eleetrical Products Corporation, Limited, resolved to wind up voluntarily.

Dated at Vaneouver, B.C., this 14th day of May, 1935.

6906-my16

W. R. C. PATRICK,  
*Liquidator.*

NOTICE.

TAKE NOTICE that, pursuant to section 213 of the “ Companies Act,” a meeting of the creditors of Electrical Products Corporation, Limited (in voluntary liquidation), will be held on Wednesday, the 29th day of May, 1935, at the hour of 10 o'clock in the forenoon, at 1500 The Royal Bank Building, 675 Hastings Street West, Vancouver, B.C.

Dated at Vancouver, B.C., May 14th, 1935.

6906-my16

W. R. C. PATRICK,  
*Liquidator.*

“ COMPANIES ACT.”

PLUMBERS SUPPLIES, LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that at a general meeting of the shareholders of the above-named Company held at its registered office at 500 Fort Street, in the City of Victoria, Province of British Columbia, on Saturday, the 27th day of April, 1935, it was duly resolved by a special resolution that the Company be wound up voluntarily under the provisions of the “ Companies Act,” being chapter 11, Statutes of British Columbia, 1929, and that Harold Baguley, accountant, of 1500 Royal Bank Building, 675 Hastings Street West, Vancouver, British Columbia, be appointed liquidator for the purpose of such winding-up.

Dated at the City of Vancouver, in the Province of British Columbia, this 3rd day of May, 1935.

6779-my9

H. BAGULEY,  
*Liquidator.*

DALHOUSIE MINING CO., LTD. (N.P.L.).

NOTICE OF VOLUNTARY WINDING-UP.

NOTICE is hereby given that by special resolution of Dalhousie Mining Co., Ltd. (N.P.L.), passed on the 1st day of May, 1935, it was resolved that the Company be wound up voluntarily under the “ Companies Act ” of British Columbia, and that Leo Grogan, chartered accountant, be appointed liquidator.

Dated at Victoria, B.C., this 3rd day of May, 1935.

6780-my9

LEO GROGAN,  
*Liquidator.*

DE WOLF & COMPANY, LIMITED.

NOTICE OF VOLUNTARY WINDING-UP.

NOTICE is hereby given that by special resolution of de Wolf & Company, Limited, passed on the 30th day of April, 1935, it was resolved that the Company be wound up voluntarily in accordance with the provisions of the “ Companies Act,” being chapter 11 of the Statutes of British Columbia, 1929, and that W. Russell Watson, of Vancouver, British Columbia, chartered accountant, be and is hereby appointed liquidator for the purpose of such winding-up.

Dated at Vancouver, B.C., this 30th day of April, 1935.

6778-my9

W. RUSSELL WATSON,  
*Liquidator.*



## MISCELLANEOUS.

## "COMPANIES ACT."

NOTICE is hereby given that Clark Dairies, Limited, changed its name on the 2nd day of May, 1935, to the name "Clark Dairy Farms, Limited."

H. G. GARRETT,  
6774-my9 *Registrar of Companies.*

## "INSURANCE ACT."

NOTICE is hereby given that the Springfield Fire & Marine Insurance Company has appointed William S. Day, of Vancouver, as its attorney for the purposes of the "Insurance Act." in place of J. P. Nicolls, of Vancouver.

Dated this 29th day of April, 1935.

H. G. GARRETT,  
6765-my2 *Superintendent of Insurance.*

## NOTICE.

NOTICE is hereby given by the Municipal Council of the City of Port Moody, pursuant to section 7, subsection (1), of the "City of Port Moody Refunding Act, 1935," for the owners or holders of its outstanding debentures to surrender the same to the City of Port Moody in exchange for refunding debentures of equal principal amount.

If at the expiration of ninety (90) days from the first publication of this notice the owner or holder of any of the outstanding debentures fails to surrender the same, the Corporation shall, with respect to each outstanding debenture so unsurrendered, deposit at the Royal Bank of Canada, Port Moody, Province of British Columbia, a refunding debenture of a like principal amount, with a direction to the manager of the said bank, upon surrender of any such outstanding debenture, to deliver in exchange therefor a refunding debenture of a like principal amount.

When the deposit of a refunding debenture is made in respect of any outstanding debenture as aforesaid, the liability of the Corporation for principal and interest under those outstanding debentures shall absolutely cease and determine.

Dated at the City of Port Moody, B.C., this 29th day of April, 1935.

C. R. MORRISON,  
6772-my2 *Mayor.*

## "COMPANIES ACT."

## WESTMINSTER SALES COMPANY, LIMITED (IN LIQUIDATION).

NOTICE is hereby given, pursuant to section 215 of the "Companies Act," that a general meeting of the members of the above Company will be held at 601 Royal Trust Building, 626 Pender Street West, Vancouver, B.C., on Monday, the 27th day of May, 1935, at 11 o'clock in the forenoon, for the purpose of receiving the final account of the winding-up and hearing any explanation that may be given by the liquidator.

Dated at Vancouver, B.C., this 29th day of April, 1935.

W. L. LLEWELLYN,  
6762-my2 *Liquidator.*

## "COMPANIES ACT."

NOTICE is hereby given that Mortgage Company of Canada has appointed Henry Wyton Dyson, of Vancouver, B.C., as its attorney for the purposes of the "Companies Act," in place of William Martin Griffin, K.C., of Vancouver, B.C.

Dated this 8th day of May, 1935.

H. G. GARRETT,  
6798-my16 *Registrar of Companies.*

## MISCELLANEOUS.

## "COMPANIES ACT."

NOTICE is hereby given that Port Clements Club, Limited, changed its name on the 25th day of April, 1935, to the name "Rex Bowling Club, Limited."

H. G. GARRETT,  
6754-my2 *Registrar of Companies.*

## "COMPANIES ACT."

NOTICE is hereby given that Smith & Champion, Limited, whose registered office is situate at 717 Fort Street, Victoria, B.C., and which carries on its business at Victoria, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Champion's, Limited," at the expiration of four weeks from the date of this notice.

Dated this 2nd day of May, 1935.

H. G. GARRETT,  
6760-my2 *Registrar of Companies.*

## IN THE SUPREME COURT OF BRITISH COLUMBIA.

In the Matter of the "Winding-up Act," and in the Matter of the Medical and Dental Finance Company, Limited.

THE creditors of the above-named Company are required, on or before the 27th day of May, 1935, to send their names and addresses and the particulars of their debts or claims, and the names and addresses of their solicitors (if any), to The Royal Trust Company, of 626 Pender Street West, Vancouver, B.C., the Official Liquidator of the said Company; and, if so required by notice in writing from the said Official Liquidator, are, by their solicitors, to come in and prove their said debts or claims before the presiding Judge in Chambers at such time as shall be specified in such notice, or, in default thereof, they will be excluded from the benefit of any distribution made before such debts are proved.

Friday, the 31st day of May, 1935 at 10.30 o'clock in the forenoon, at the said Chambers in the Court-house, Vancouver, B.C., is appointed for hearing and adjudicating upon the debts and claims.

Dated this 26th day of April, 1935.

J. F. MATHER,  
6761-my2 *District Registrar.*

## "COMPANIES ACT."

NOTICE is hereby given that Interior Gold Placers, Limited (Non-Personal Liability), whose registered office is situate at 303 Rogers Building, 470 Granville Street, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "D.L. Holdings, Limited (Non-Personal Liability)," at the expiration of four weeks from the date of this notice.

Dated this 9th day of May, 1935.

H. G. GARRETT,  
6785-my9 *Registrar of Companies.*

## "COMPANIES ACT."

NOTICE is hereby given, pursuant to section 198 of the "Companies Act," that Marine Shipping Company, Limited, was dissolved under that section on the 23rd day of April, 1935.

Dated this 23rd day of April, 1935.

H. G. GARRETT,  
6753-my2 *Registrar of Companies.*



## MISCELLANEOUS.

## "COMPANIES ACT."

I HEREBY CERTIFY that there have this day been registered pursuant to the "Companies Act" an office copy of an order of the Honourable Mr. Justice Murphy, dated the 29th day of April, 1935, confirming wholly a special resolution of the Associated Financial Brokers, Ltd., for the alteration of the objects of the Company, and a copy of the memorandum of association of the Company as altered.

The objects of the Company have been extended by the addition of the following clauses:—

"(j.) To carry on the business of collection agents and bailiffs:

"(k.) To buy, sell, exchange, and deal in accounts receivable, hire receipts, chattel mortgages, lien notes, and other securities in respect of the same or any of them:

"(l.) To take part in the management, supervision, and control of the business or operations of any undertaking, shares or securities of which are held by the Company, or in which the Company is otherwise interested, and for that purpose to appoint and remunerate any directors, agents, or employees."

Given under my hand and seal of office at Victoria, Province of British Columbia, this third day of May, one thousand nine hundred and thirty-five.

[L.S.] H. G. GARRETT,  
6781-my9 Registrar of Companies.

## "COMPANIES ACT."

NOTICE is hereby given that Ezzy's Chocolate Shop, Limited, changed its name on the 2nd day of May, 1935, to the name "Ezzy's Candy Company, Limited."

H. G. GARRETT,  
6774-my9 Registrar of Companies.

## "COMPANIES ACT."

NOTICE is hereby given, pursuant to section 198 of the "Companies Act," that Greenoek, Limited, was dissolved under that section on the 2nd day of May, 1935.

Dated this 2nd day of May, 1935.

H. G. GARRETT,  
6774-my9 Registrar of Companies.

## "COMPANIES ACT."

NOTICE is hereby given that Batteries, Limited, changed its name on the 2nd day of May, 1935, to the name "Quadra Motor and Machinery Company, Limited."

H. G. GARRETT,  
6775-my9 Registrar of Companies.

## "COMPANIES ACT."

NOTICE is hereby given that The Canada Ingot Iron Company, Limited, has appointed Harvey Clair Hoffman, of Vancouver, B.C., as its attorney for the purposes of the "Companies Act," in place of Robert Douglas Cameron, of Vancouver, B.C.

Dated this 27th day of April, 1935.

H. G. GARRETT,  
6760-my2 Registrar of Companies.

## "COMPANIES ACT."

NOTICE is hereby given that Grinnell Export Lumber Company, Limited, changed its name on the 25th day of April, 1935, to the name "General Export Lumber Company, Limited."

H. G. GARRETT,  
6753-my2 Registrar of Companies.

## MISCELLANEOUS.

## "COMPANIES ACT."

NOTICE is hereby given that Southeott & Bridges, Ltd., whose registered office is situated at Room 202, 678 Howe Street, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "J. P. Southeott & Co., Ltd.," at the expiration of four weeks from the date of this notice.

Dated this 22nd day of May, 1935.

H. G. GARRETT,  
6911-my23 Registrar of Companies.

## "COMPANIES ACT."

NOTICE is hereby given that R. C. Purdy, Limited, changed its name on the 16th day of May, 1935, to the name "R. C. Purdy Chocolates, Ltd."

H. G. GARRETT,  
6911-my23 Registrar of Companies.

## "COMPANIES ACT."

NOTICE is hereby given that Ford & Bernard, Limited, changed its name on the 16th day of May, 1935, to the name "A. W. Ford & Co., Ltd."

H. G. GARRETT,  
6911-my23 Registrar of Companies.

## "FARMERS' CREDITORS ARRANGEMENT ACT."

## NOTICE TO CREDITORS.

In the Matter of a Proposal for a Composition, Extension, or Scheme of Arrangement of Charles Williamson, R.R. 4, Armstrong, B.C., Farmer.

TAKE NOTICE that Charles Williamson, residing in the County of Yale, in the Province of British Columbia, has submitted to me for the consideration of his creditors a proposal for a composition (or extension of time or scheme of arrangement). A general meeting of creditors will be held at the Armstrong Hotel, Armstrong, B.C., on the 30th day of May, 1935, at the hour of 10 o'clock in the forenoon.

Dated at Penticton, B.C., this 17th day of May, 1935.

J. R. MITCHELL,  
6897-my23 Official Receiver.

## NOTICE.

## WILLIAM ELLIOTT DAWSON, DECEASED.

NOTICE is hereby given that all persons having claims against the estate of William Elliott Dawson, formerly of Vancouver, British Columbia, who died on March 6th, 1935, are required on or before July 15th, 1935, to deliver or send by prepaid letter full particulars of their claims, duly verified, to The Royal Trust Company, administrator of the estate of the said William Elliott Dawson, deceased, at its office, 626 Pender Street West, Vancouver, B.C.

And take notice that after the last-mentioned date the administrator will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated at Vancouver, B.C., this 15th day of May, 1935.

ROBERTSON, DOUGLAS & SYMES,  
Solicitors for The Royal Trust Company,  
640 Pender Street West,  
Vancouver, B.C. 6909-my23



## MISCELLANEOUS.

## "FARMERS' CREDITORS ARRANGEMENT ACT."

## NOTICE TO CREDITORS.

In the Matter of a Proposal for a Composition, Extension, or Scheme of Arrangement of Bertha M. Allport and A. R. Allport, East Kelowna, B.C., Farmers.

**TAKE NOTICE** that Bertha M. Allport and A. R. Allport, residing in the County of Yale, in the Province of British Columbia, have submitted to me for the consideration of their creditors a proposal for a composition (or extension of time or scheme of arrangement). A general meeting of creditors will be held at the Board of Trade Rooms, Kelowna, B.C., on the 29th day of June, 1935, at the hour of 10 o'clock in the forenoon.

Dated at Penticton, B.C., this 11th day of May, 1935.

6896-my23 J. R. MITCHELL,  
*Official Receiver.*

## "FARMERS' CREDITORS ARRANGEMENT ACT."

## NOTICE TO CREDITORS.

In the Matter of a Proposal for a Composition, Extension, or Scheme of Arrangement of Charles Herbert Spooner and Minnie Spooner, Farmers.

**TAKE NOTICE** that Charles Herbert Spooner and Minnie Spooner, residing in the County of Vancouver, in the Province of British Columbia, have submitted to me for the consideration of their creditors a proposal for a composition (or extension of time or scheme of arrangement). A general meeting of creditors will be held at 402 Yorkshire Building, 525 Seymour Street, Vancouver, B.C., on the 30th day of May, 1935, at the hour of 3 o'clock in the afternoon.

Dated at Vancouver, B.C., this 16th day of May, 1935.

7004-my23 R. F. MACNAGHTEN,  
*Official Receiver, Vancouver, B.C.*

## NOTICE.

## EDWIN JONES, DECEASED.

**NOTICE** is hereby given that all persons having claims against the estate of Edwin Jones, formerly of Vancouver, British Columbia, who died on February 17th, 1935, are required on or before July 15th, 1935, to deliver or send by prepaid letter full particulars of their claims, duly verified, to The Royal Trust Company, executor of the estate of the said Edwin Jones, deceased, at its office, 626 Pender Street West, Vancouver, B.C.

And take notice that after the last-mentioned date the executor will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated at Vancouver, B.C., this 15th day of May, 1935.

ROBERTSON, DOUGLAS & SYMES,  
*Solicitors for The Royal Trust Company.*  
640 Pender Street West,  
Vancouver, B.C. 6908-my23

## "COMPANIES ACT."

**NOTICE** is hereby given that Harron Bros. & Williamson, Ltd., changed its name on the 16th day of May, 1935, to the name "Harron Bros., Ltd."

6911-my23 H. G. GARRETT,  
*Registrar of Companies.*

## MISCELLANEOUS.

## "FARMERS' CREDITORS ARRANGEMENT ACT."

## NOTICE TO CREDITORS.

In the Matter of a Proposal for a Composition, Extension, or Scheme of Arrangement of William J. Coleman, Armstrong, B.C., Farmer.

**TAKE NOTICE** that William J. Coleman, residing in the County of Yale, in the Province of British Columbia, has submitted to me for the consideration of his creditors a proposal for a composition (or extension of time or scheme of arrangement). A general meeting of creditors will be held at the Armstrong Hotel, Armstrong, B.C., on the 30th day of May, 1935, at the hour of 11 o'clock in the forenoon.

Dated at Penticton, B.C., this 18th day of May, 1935.

6898-my23 J. R. MITCHELL,  
*Official Receiver.*

## DECLARATION OF DISSOLUTION OF PARTNERSHIP.

PROVINCE OF BRITISH COLUMBIA:  
COUNTY OF VANCOUVER.

**WE**, Morris Newman and Jack Newman, of the City of Vancouver, Province of British Columbia, executors and trustees of the estate of Gabriel Newman, deceased, and Emanuel Newman, of the said City and Province, do hereby certify that the partnership businesses known as Dominion Furniture Company and Newman Furniture Co., formerly carried on by Emanuel Newman and Gabriel Newman, and latterly by Emanuel Newman and the legal personal representatives of Gabriel Newman, deceased, were dissolved on the 31st day of December, 1934.

Witness our hands at the City of Vancouver, Province of British Columbia, this 10th day of May, 1935.

MORRIS NEWMAN,  
JACK NEWMAN,  
*Executors and Trustees of the Estate of Gabriel Newman, Deceased.*

EMANUEL NEWMAN. 6912-my23

## "FARMERS' CREDITORS ARRANGEMENT ACT."

## NOTICE TO CREDITORS.

In the Matter of a Proposal for a Composition, Extension, or Scheme of Arrangement of Frederick William Miller, Oyama, B.C., Farmer.

**TAKE NOTICE** that Frederick William Miller, residing in the County of Yale, in the Province of British Columbia, has submitted to me for the consideration of his creditors a proposal for a composition (or extension of time or scheme of arrangement). A general meeting of creditors will be held at Mr. Miller's house at Oyama, B.C., on the 4th day of June, 1935, at the hour of 11 o'clock in the forenoon.

Dated at Penticton, B.C., this 20th day of May, 1935.

7006-my23 J. R. MITCHELL,  
*Official Receiver.*

## "COMPANIES ACT."

**NOTICE** is hereby given that New Blackburn Club, Limited, whose registered office is situate at 445 Abbott Street, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name



"British Columbia-California Hunting Club, Limited," at the expiration of four weeks from the date of this notice.

Dated this 23rd day of May, 1935.

6915-my23 H. G. GARRETT,  
*Registrar of Companies.*

#### NOTICE.

NOTICE is hereby given by William James Alder, Commissioner appointed for the Corporation of the City of Prince Rupert, under the provisions of Part XXIII. of the "Municipal Act," pursuant to section 6, subsection (1), of the "City of Prince Rupert Refunding Act, 1935," to the owners or holders of its outstanding debentures to surrender the same to the City of Prince Rupert in exchange for refunding debentures of equal principal amount.

If at the expiration of ninety (90) days from the first publication of this notice the owner or holder of any of the outstanding debentures fails to surrender the same, the City of Prince Rupert will, with respect to each outstanding debenture so unsurrendered, deposit at the Royal Bank of Canada or the Bank of Montreal, Prince Rupert, Province of British Columbia, a refunding debenture of a like principal amount, together with a sum of lawful money of Canada equivalent to the accrued interest up to the 30th day of April, 1935, on each such outstanding debenture, with a direction to the managers of the said banks, upon surrender of such outstanding debentures, to deliver in exchange therefor a refunding debenture of like principal amount and such accrued interest.

When the deposit of a refunding debenture and such accrued interest is made in respect of any outstanding debenture as aforesaid, the liability of the Corporation of the City for principal or interest under such outstanding debenture shall absolutely cease and determine.

Dated at the City of Prince Rupert, B.C., this 16th day of May, 1935.

6916-my23 WILLIAM JAMES ALDER,  
*Commissioner.*

#### "COMPANIES ACT."

NOTICE is hereby given that Franklin River Gold Mines, Limited (Non-Personal Liability), changed its name on the 16th day of May, 1935, to the name "Franklin River (British Columbia) Gold Mines, Limited (Non-Personal Liability)."

6911-my23 H. G. GARRETT,  
*Registrar of Companies.*

### LEGISLATIVE ASSEMBLY.

#### PRIVATE BILLS.

##### EXCERPT FROM STANDING ORDERS RELATING TO PRIVATE BILLS.

100. (1.) All applications to the Legislative Assembly for Private Bills of any nature whatsoever shall require the publication of a notice clearly and distinctly specifying the nature and object of the application, and when the application refers to any proposed work, indicating sufficiently the location of the work, to be signed by or on behalf of the applicant.

(2.) Such notice shall be published in The British Columbia Gazette and once a week in one leading daily newspaper freely circulating in all parts of the Province. The notice in such newspaper to appear on Wednesday of each week.

(3.) When the proposed Bill is of such a nature that it may particularly affect one or more electoral districts, the notice shall furthermore be published once a week if possible in some newspaper in every electoral district affected, or if there be no newspaper published therein, then in a newspaper published in the electoral district nearest thereto.

(4.) The publication of such notice shall in all cases be continued for a period of four weeks during the interval of time between the close of the next preceding Session and the consideration of the petition.

97. No petition for any Private Bill shall be received by the House after the first ten days of each Session, nor may any Private Bill be presented to the House after the first three weeks of each Session, nor may any report of any Standing or Select Committee upon a Private Bill be received after the first four weeks of each Session, and no motion for the suspension or modification of this Standing Order shall be entertained by the House until the same has been reported on by the Committee on Standing Orders, or after reference made thereof at a previous sitting of the House to the Standing Committees charged with the consideration of Private Bills, who shall report thereon to the House. And if this rule shall be suspended or modified as aforesaid, the promoters of any Private Bill which is presented after the time hereinbefore limited, or for which the petition has been received after the time hereinbefore limited, shall in either case pay double the fees required in respect of such Bill by this rule, unless the House shall order to the contrary.

98. (1.) Any person seeking to obtain any Private Bill shall deposit with the Clerk of the House, eight clear days before the opening of the Session:—

(a.) A printed copy of such Bill:

(b.) A copy of the petition to be presented to the House:

(c.) Copies of the notices published, with publication proved by a statutory declaration or affidavit to the satisfaction of the Clerk of the House.

(2.) At the time of depositing the Bill and petition the applicant shall also pay to the Clerk of the House the sum of three hundred dollars.

(3.) If a copy of the Bill, petition, and notices proved as aforesaid shall not have been so deposited in the hands of the Clerk of the House at least eight clear days before the opening of the Session or if the petition has not been presented to the House within the first ten days of the Session, the amount to be paid to the Clerk shall be six hundred dollars. If the Bill shall not pass second reading one-half of the fees shall be returned.

101. Every petition signed by an agent or attorney in fact shall be accompanied by the authority of such agent or attorney in fact, and the petition shall not be deemed to be filed with the Clerk until this is done.

102. Before any petition praying for leave to bring in a Private Bill for the erection of a toll-bridge is received by the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by Standing Order 100, also at the same time and in the same manner give notice of the ratés which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts or vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

103. (1.) All Private Bills for Acts of incorporation shall be so framed as to incorporate by reference to the clauses of the general Acts relating to the details to be provided for by such Bills: Special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the Bill indicating the provisions thereof in which the general Act is proposed to be departed from. Bills which are not framed in accordance with this Standing Order shall be recast by the promoters and reprinted at their expense before any Committee passes upon the clauses.

(2.) Every Bill for an Act of incorporation, where a form of model Bill has been adopted, shall be drawn in accordance with the model Bill (copies of model Bills may be obtained from the Clerk of the House). Any provisions contained in any such Bill which are not in accord with the model Bill shall be inserted between brackets or underlined, and shall be so printed.



(3.) Any exceptional provisions that it may be proposed to insert in any Bill shall be clearly specified in the notice of application for same.

107. All Private Bills shall be prepared by the parties applying for the same, and printed in small-pica type, twenty-six ems by fifty ems, on good paper, in imperial octavo form, each page when folded measuring  $10\frac{3}{4}$  inches by  $7\frac{1}{2}$  inches. There shall be a marginal number every fifth line of each page; the numbering of the lines is not to run on through the Bill, but the lines of each page are to be numbered separately. Three hundred copies of each Bill shall be deposited with the Clerk of the House immediately before the first reading. If amendments are made to any Bill during its progress before the Committee on Private Bills, or through the House, such Bill shall be reprinted by the promoters thereof.

In the case of Bills to incorporate companies, in addition to the fee of \$300 mentioned in Rule 98, fees calculated on the capital of the company are payable at the same time. Further particulars can be had on application to the undersigned.

All cheques in payment of fees must be certified.

Dated May 1st, 1930.

W. H. LANGLEY,

473-my1

*Clerk, Legislative Assembly.*

## WATER NOTICES.

### "WATER ACT."

TAKE NOTICE that the Wellington Colliery Company, Limited, has filed with the Minister of Lands a petition for the amendment of the Company's certificate of approval so as to extend the time to the 31st day of March, 1936, within which the Company shall have available for use of the public in Sayward Land District electrical energy for general purposes generated in the Company's power plant.

A copy of the certificate of approval and the petition for amendment may be inspected at the office of the Water Recorder at Nanaimo, B.C., and at the office of the Comptroller of Water Rights at Victoria, B.C., at which points objections may be filed on or before the 7th day of June, 1935.

WELLINGTON COLLIERY COMPANY,  
LIMITED.

6913-my23

Per G. C. BAKER, *Secretary.*

### WATER NOTICE.

#### DIVERSION AND USE.

TAKE NOTICE that Cariboo Hydro-Electric Power Company, Limited, whose address is 902 Royal Trust Building, Vancouver, B.C., will apply for a licence to take and use 1,000 cubic feet per second of water out of Swamp River, which flows south-westerly and drains into Cariboo Lake about the upper end.

The water will be diverted at a point about 20 miles up-stream from Cariboo Lake and between 3-Mile and Limestone Creeks, and will be used for power purpose upon the land described as power-site on the river located above Kimball Lake.

Territory within which its powers in respect of the undertaking are to be exercised: Power will be distributed within those portions of the Cariboo, Barkerville, Quesnel, and Fort George Water Districts lying within an 80-mile radius of the Townsite of Barkerville.

The petition for approval of undertaking will be heard in the office of the Water Board at a date to be fixed.

This notice was posted on the ground on the first day of May, 1935.

A copy of this notice and an application pursuant thereto and to the "Water Act" will be filed in the offices of the Water Recorders at Williams Lake, Barkerville, Quesnel, and Prince George.

Objections to the application may be filed with the said Water Recorders or with the Comptroller

of Water Rights, Parliament Buildings, Victoria, B.C., within thirty days after the first appearance of this notice in a local newspaper.

CARIBOO HYDRO-ELECTRIC POWER  
COMPANY, LIMITED.

F. P. BURDEN, *Agent.*

The date of the first publication of this notice is  
May 16th, 1935. 6799-my16

## DEPARTMENT OF WORKS.

### SALMON ARM DISTRICT.

#### IMBEAU ROAD.

NOTICE is given, pursuant to section 8 of the "Highway Act" (chapter 24 of the Statutes of 1930 as amended), that the following described highway, 40 feet in width, is hereby established as a public highway through the North-east Quarter of Section 32, Township 22, Range 6, and the South-east Quarter of Section 5, east of Eagle River, Township 23, Range 6, west of 6th meridian, namely:—

Commencing at a point on the north boundary of the North-east Quarter of Section 32, Township 22, Range 6, west of 6th meridian, said point being west 1,165.0 feet, measured along said north boundary, from the north-east corner of said North-east Quarter of Section 32; thence west, following said north boundary, 213.4 feet; thence S.  $64^{\circ} 20' W.$  567.3 feet; thence S.  $83^{\circ} 0' W.$  251.8 feet; thence N.  $79^{\circ} 47' W.$  288.2 feet; thence S.  $5^{\circ} 45' W.$  322.0 feet; thence S.  $39^{\circ} 01' W.$  238.6 feet, more or less, to a point on the west boundary of the South Half of L.S. 15 of said North-east Quarter of Section 32, said point being south 64.0 feet, measured along said west boundary, from the north-west corner of said South Half of L.S. 15; said highway having a width of 20 feet on either side of above-described centre line and a total length of 1,881.3 feet, more or less, all as shown on plan deposited in the Provincial Department of Public Works, Victoria, B.C., under number "Road Surveys 1970-1."

F. M. MACPHERSON,

*Minister of Public Works.*

*Department of Public Works,*

*Parliament Buildings,*

*Victoria, B.C., May 23rd, 1935.*

P.W. File No. 4430.

6899-my23

### SIMILKAMEEN ELECTORAL DISTRICT.

#### LIME STREET, EXTENSION OF, AT PRINCETON.

NOTICE is given, pursuant to section 8 of the "Highway Act" (chapter 24 of the Statutes of 1930 as amended), that the most westerly 40 feet of Lots 11 and 14, Block 6, Map 51, Princeton Townsite, as shown outlined in red on plan deposited in the Provincial Department of Public Works, Victoria, B.C., and numbered "2009 Road Surveys," is hereby established as a public highway, having a width of 40 feet and a total length of 200 feet, more or less.

F. M. MACPHERSON,

*Minister of Public Works.*

*Department of Public Works,*

*Parliament Buildings,*

*Victoria, B.C., May 23rd, 1935.*

P.W. File 3482.

6900-my23

### NORTH VANCOUVER ELECTORAL DISTRICT.

#### MARINE DRIVE, WIDENING OF.

NOTICE is given, pursuant to section 8 of the "Highway Act" (chapter 24 of the Statutes of 1930 as amended), that the southerly 40 feet of Lots 13, 14, 17, and 18 of Block 44, District Lot



430, Group 1, New Westminster District, Registered Plan No. 5272, all as shown outlined in red on plan deposited in the Provincial Department of Public Works, Victoria, B.C., under number "Road Surveys 1349-1," is hereby established as a public highway for the purpose of widening Marine Drive to secure the efficient use of said highway at this point.

F. M. MACPIHERSON,

*Minister of Public Works.*

*Department of Public Works,*

*Parliament Buildings,*

*Victoria, B.C., May 23rd, 1935.*

P.W. File 5448-17.

7001-my23

#### PRINCE RUPERT ELECTORAL DISTRICT.

OLD MASSET-NEW MASSET ROAD.

NOTICE is given, pursuant to section 8 of the "Highway Act" (chapter 24 of the Statutes of 1930 as amended), that Lots 1 and 2 of Block 47, Registered Plan No. 946A, District Lot 7, Queen Charlotte Islands District, are hereby established as a public highway, said Lots 1 and 2 being shown coloured in red on plan deposited in the Provincial Department of Public Works under number "Road Surveys 2006."

F. M. MACPHERSON,

*Minister of Public Works.*

*Department of Public Works,*

*Parliament Buildings,*

*Victoria, B.C., May 23rd, 1935.*

P.W. File 4573.

7002-my23

#### PRINCE RUPERT ELECTORAL DISTRICT.

OLD MASSET-NEW MASSET ROAD.

NOTICE is given, pursuant to section 8 of the "Highway Act" (chapter 24 of the Statutes of 1930 as amended), that the following described highway, 66 feet in width, in District Lot 7, Queen Charlotte Islands District, is hereby established as a public highway, namely:—

Commencing at a point on the westerly boundary of Edenshaw Street, Registered Plan No. 946A, District Lot 7, Queen Charlotte Islands District, said point being N. 0° 29' W. 84.03 feet, more or less, from the south-west corner of Lot 1, Block 47, of said Registered Plan No. 946A; thence N. 36° 45' W. 417.0 feet; thence N. 34° 07' W. 680.9 feet; thence N. 37° 33' W. 1.412.5 feet; thence on the arc of a 600-foot radius curve to the right 37.64 feet, more or less, to a point on the southerly boundary of Masset Indian Reserve No. 1, Queen Charlotte Islands, said point being east, following said southerly boundary, 97.53 feet, more or less, from the south-west corner of said Masset Indian Reserve No. 1; said highway having a width of 33 feet on either side of above-described centre line and a total length of 0.48 mile, more or less; all as shown outlined in red on plan deposited in the Provincial Department of Public Works, Victoria, B.C., under number "Road Surveys 2006-1."

F. M. MACPHERSON,

*Minister of Public Works.*

*Department of Public Works,*

*Parliament Buildings,*

*Victoria, B.C., May 23rd, 1935.*

P.W. File 4573.

7003-my23

### AGRICULTURE.

#### "POUND DISTRICT ACT."

WHEREAS notice has been duly given of the intention to constitute the following district as a pound district under the provisions of section 3 of the "Pound District Act," namely: All that certain portion or tract of land in the Benvoulin and Mission Creek School Districts, which is more

particularly described in notice appearing in The British Columbia Gazette, dated May 2nd, 1935, at page 583:

And whereas objection to the constitution of such proposed pound district has been received from eight proprietors of land within such proposed pound district:

Therefore notice is hereby given that the majority of proprietors of land within the above-described district must, within thirty days from the posting and publishing of this notice, forward to the Minister of Agriculture their petition in the form required by section 5 of the "Pound District Act" or otherwise such proposed pound district will not be constituted.

Dated this 21st day of May, 1935.

[L.S.]

K. C. MACDONALD,

*Minister of Agriculture.*

NOTE.—The word "proprietor" in the "Pound District Act" means any holder or occupier of land under whatever tenure, or any superintendent, overseer, servant, or other person acting for and on behalf of such holder or occupier. 7010-my23

#### "POUND DISTRICT ACT."

PURSUANT to the provisions of section 11 of this Act, notice is hereby given of the resignation of James Linton, as pound-keeper, and of the appointment in his stead of Edward Lewis Smith, of Golden, B.C., as pound-keeper of the pound established at Golden.

The location of the pound premises is on Lot 1 of Block "A" of Section 12, Township 27, Range 22, west of the 5th meridian, Golden, Plan 1800.

[L.S.]

K. C. MACDONALD,

*Minister of Agriculture.*

*Department of Agriculture,*

*Victoria, B.C., May 21st, 1935.*

7008-my23

#### "NOXIOUS WEEDS ACT."

#### NOTICE RE SCREENINGS REGULATIONS.

NOTICE is hereby given that under authority of the "Noxious Weeds Act," chapter 69 of the Statutes of British Columbia, 1931, screenings regulations made pursuant to that Act by Order in Council No. 4, approved January 2nd, 1932, have been amended by Order in Council No. 637, dated May 21st, 1935, as follows:—

(1.) By striking out Regulation No. 1, and by substituting therefor the following:—

"1. The Minister may in his discretion prescribe the different forms of permits for the removal from grain-elevators, mills, and warehouses and of permits for feeding to live stock of screenings which contain weed-seeds in excess of the percentage allowed by the 'Canada Grain Act' or regulations thereunder for No. 2 Feed Screenings to meet the circumstances in different classes of cases, and may set out in any permit the conditions to which it shall be subject."

(2.) By striking out Regulation No. 11, and by substituting therefor the following:—

"11. Screenings which contain weed-seeds in excess of the percentage allowed by the 'Canada Grain Act' or regulations thereunder for No. 2 Feed Screenings shall not be ground or otherwise manufactured for sale within the Province."

(3.) By striking out Regulation No. 12, and by substituting therefor the following:—

"12. No person shall, for the purpose of feeding live stock, buy or offer to buy any screenings which contain weed-seeds in excess of the percentage allowed by the 'Canada Grain Act' or regulations thereunder for No. 2 Feed Screenings, nor shall any person feed any such screenings to live stock, unless he holds a feeder's permit therefor issued under these regulations."

K. C. MACDONALD,

*Minister of Agriculture.*

*Department of Agriculture,*

*Victoria, B.C., May 22nd, 1935.*

7013-my23



## DEPARTMENT OF LANDS.

## KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Nelson:—

Lot 14606.—Dominion Public Works Department.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,

*Surveyor-General.*

*Department of Lands,*

*Victoria, B.C., May 9th, 1935.*

6884-my9

## RANGE 5, COAST DISTRICT.

NOTICE is hereby given that the undermentioned mineral claims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Smithers:—

Lot 7037.—“Burro.”

.. 7038.—“Black Bear.”

.. 7039.—“Black Hawk Fraction.”

.. 7040.—“Diamond Bell.”

F. C. GREEN,

*Surveyor-General.*

*Department of Lands,*

*Victoria, B.C., May 9th, 1935.*

6884-my9

## TIMBER SALE X14271.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 10th day of June, 1935, for the purchase of Licence X14271, to cut 2,280,000 feet of white pine, spruce, fir, cedar, larch, hemlock, and balsam and 5,000 fence-posts on an area situated north of Gander Creek, near Crescent Valley, Kootenay Land District.

Two years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Nelson, B.C.

6883-my9

## TIMBER SALE X17741.

SEALED TENDERS will be received by the Minister of Lands not later than noon on the 9th day of July, 1935, for the purchase of Licence X17741, to cut 19,398,000 feet of fir, cedar, white pine, and hemlock on an area situated at Brown's Bay, near Seymour Narrows, Sayward Land District.

Two years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Vancouver, B.C.

6883-my9

## RANGE 1, COAST DISTRICT.

NOTICE is hereby given that the undermentioned mineral claims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

Lot 1663.—“Gold Dnst Fraction.”

.. 1664.—“Mary Rose.”

.. 1665.—“Premier.”

.. 1667.—“Premier Fraction.”

F. C. GREEN,

*Surveyor-General.*

*Department of Lands,*

*Victoria, B.C., April 4th, 1935.*

6599-ap4

## DEPARTMENT OF LANDS.

## NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

Lots 5778 to 5781, inclusive, Group 1.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,

*Surveyor-General.*

*Department of Lands,*

*Victoria, B.C., May 16th, 1935.*

6892-my16

## NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, New Westminster:—

Lot 611, Group 2.—B.C. Government.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,

*Surveyor-General.*

*Department of Lands,*

*Victoria, B.C., May 16th, 1935.*

6892-my16

## CASSIAR DISTRICT.

NOTICE is hereby given that the undermentioned mineral claims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Prince Rupert:—

Lot 5860.—“Morgan No. 4.”

.. 5861.—“Morgan No. 5.”

.. 5862.—“Morgan No. 6.”

.. 5863.—“Mayou Fraction.”

.. 5864.—“Mayou No. 1.”

.. 5865.—“Mayou No. 2.”

.. 5866.—“Mayou No. 3.”

.. 5867.—“Mayou No. 4.”

.. 5868.—“Mayou.”

.. 5869.—“Ophir.”

.. 5870.—“Ophir No. 1.”

.. 5871.—“Ophir No. 2.”

.. 5872.—“Ophir No. 3.”

.. 5873.—“O.P. Fraction.”

.. 5874.—“Alberta No. 4.”

.. 5875.—“Alberta No. 5.”

.. 5876.—“Alberta No. 6.”

.. 5877.—“Alberta No. 7.”

.. 5878.—“Morgan A Fraction.”

.. 5880.—“Ophir Fraction.”

.. 5881.—“Morgan.”

.. 5882.—“Morgan No. 1.”

.. 5883.—“Morgan No. 3.”

.. 5884.—“M.X.”

.. 5885.—“M.X.X.”

.. 5886.—“Morgan B Fraction.”

.. 5888.—“Rus.”

.. 5889.—“Sandy.”

.. 5890.—“Dot.”

.. 5891.—“Dash.”

.. 5892.—“Sandy Fraction.”

F. C. GREEN,

*Surveyor-General.*

*Department of Lands,*

*Victoria, B.C., May 9th, 1935.*

6884-my9



## DEPARTMENT OF LANDS.

## RANGE 5, COAST DISTRICT.

NOTICE is hereby given that the undermentioned mineral claims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Smithers:—

Lot 6713.—“Valhalla.”  
 „ 6714.—“Valhalla No. 1.”  
 „ 6715.—“Valhalla No. 4.”

F. C. GREEN,  
*Surveyor-General.*

Department of Lands,  
 Victoria, B.C., April 18th, 1935. 6828-ap18

## TIMBER SALE X18249.

SEALED TENDERS will be received by the District Forester, Vancouver, B.C., not later than noon on the 29th day of May, 1935, for the purchase of License X18249, to cut 3,380,000 board-feet of fir, hemlock, spruce, and cedar on an area situated near Harris Creek, Renfrew District.

Two years will be allowed for removal of timber. Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Vancouver, B.C. 6858-my2

## NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

Lot 5422, Gp. 1.—Ada Amelia Williams *et al.*,  
 Application to Purchase, January 16th, 1935.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty day from the date of this notice.

F. C. GREEN,  
*Surveyor-General.*

Department of Lands,  
 Victoria, B.C., April 4th, 1935. 6599-ap4

## WORKMEN'S COMPENSATION BOARD.

## “WORKMEN'S COMPENSATION ACT.”

## ACCIDENT-PREVENTION REGULATIONS.

Pursuant to the provisions of the “Workmen's Compensation Act,” The Workmen's Compensation Board has adopted the following Accident-prevention Regulations:—

## DEFINITIONS.

In these regulations, “Board” shall mean The Workmen's Compensation Board and “Inspector” shall mean any Inspector appointed under the “Workmen's Compensation Act” or acting under the authority of the Board.

## WORKSHOPS, FACTORIES, AND ALL OTHER PLANTS.

1. All dangerous parts of mill-gearing, machinery, shafting, vats, pans, cauldrons, reservoirs, wheel-races, flumes, water-channels, doors, openings in the floors or walls, bridges, and all dangerous structures or

places shall be securely guarded in all establishments, undertakings, trades, or businesses.

2. When any dangerous part, structure, or place has not been adequately guarded as required by these regulations and notice to that effect has been given to the employer by any Inspector authorized or appointed to inspect same, the guarding deemed necessary by the Inspector shall be done as required by and within the time specified by such Inspector.

## GENERAL.

1. *Ladders.*—(a.) All portable ladders (except substantial step-ladders) shall be provided with sharp metal points at the feet, or non-slip feet, or other effective means to prevent slipping.

(b.) Ladders for use in oiling overhead shafting shall be equipped to hook over the shafting.

(c.) Flat rungs of wooden ladders shall be at least one inch by two and one-half inches (1 in. by 2½ ins.) and shall be notched into side-rails one-half inch (½ in.) at the lower side, and secured with at least three screws or wire nails to each side-rail. Round rungs shall be at least one and one-quarter inches (1¼ ins.) diameter with tenons one-quarter inch (¼ in.) less diameter fitting through side-rails, secured with a screw or wire nail through tenon at mid-length. All steps (rungs, cleats, or treads) shall be designed to carry safely a load of four hundred and fifty pounds (450 lbs.) on the centre of the step.

(d.) A continuous clearance space of at least six and one-half inches (6½ ins.) shall be provided back of ladder-rungs.

(e.) All ladders shall extend at least two feet (2 ft.) above top of landing, and fixed or permanent ladders at least three feet (3 ft.), without rungs.

(f.) Fastenings of fixed or permanent ladders shall be not more than ten feet (10 ft.) apart.

(g.) Timber used in ladders shall be straight grain, select common, B.C. Lumber & Shingle Manufacturers' grade, or better.

2. *Stairways and Handrails.*—All stairways shall be equipped with handrails which shall be kept smooth and free from protruding nails or splinters. Where the stairway is not built next to a wall or partition, rails shall be provided on both sides.

3. *Floor Openings,* wherever practicable, shall be protected with guard-rails and toe-boards.

4. *Floor Platforms and Decks of Wharves* shall be kept in good repair and free from nails, grease, slime, and debris, and the decks of wharves shall have clear passageway all around front and sides so that ropes may be handled in safety.

5. *Where Material is dropped* from an elevation, the space on which it falls shall be railed in.

6. *Abrasive Wheels, Hoods, and Guards.*—(a.) High-speed wheels used for grind-



ing purposes shall be equipped with a hood connected with an exhaust-fan or water system. A guard shall be provided as a part of the hood construction or in addition to the hood, which shall be strong enough to withstand the shock of a bursting wheel. This guard shall be adjusted close to the wheel and extended over the top to a point thirty degrees beyond a vertical line drawn through the centre of the wheel. The exhaust or water system is not required on emery-wheels which are in general use by employees in common, to touch up castings or tools.

(b.) The speed of wheels shall not exceed the speed guaranteed by manufacturers.

(c.) All tapered flanges over ten inches (10 ins.) diameter shall be of steel. All other flanges may be of cast iron or material of equal strength.

(d.) Suitable goggles shall be supplied for workmen while working at wheels, or the wheel shall be equipped with an extension guard with steel frame and heavy glass.

7. *Goggles*.—(a.) Goggles or other suitable protection shall be worn wherever workmen are engaged in occupations in which there is a recognized eye-hazard from flying objects or molten metal, from injurious light or heat rays, or when handling materials liable to injure or irritate the eyes.

(b.) In occupations where workmen are required to use goggles a large proportion of the time, each workman shall be supplied with his own individual pair, and when transferred to another workman they shall be sterilized.

8. *Passage-ways*.—Whenever possible, thoroughfares through basements shall be avoided.

9. *Tanks*.—The supports of all elevated tanks shall be accessible for the purpose of inspection. Every tank over seven feet (7 ft.) deep containing liquids shall have a fixed ladder both inside and out, except that tanks with fixed permanent covers, and with manholes close to bottom, need have outside ladders only.

10. *Hogs and Grinders* shall be properly guarded.

11. *Where Iron or Steel Scrap is broken up* with a drop-weight, the area used shall be enclosed to a height of eight feet (8 ft.).

12. *Hammers*, chisels, punches, flatners, hardies, fullers, drills, and other similar tools shall not be used if they have burrs or mushroomed heads. Such tools shall be properly tempered.

13. *Handles* shall be of sound material, kept smooth, and securely fastened to tool-heads.

14. *Adequate Lighting* shall be provided in all establishments where workmen are employed.

15. *Handling Acids and Caustics*.—(a.) Rubber gloves, rubber boots or wooden clogs, rubber aprons, and tight-fitting gog-

gles with rubber frames shall be worn by workmen exposed to this hazard.

(b.) Floors in plants manufacturing these products shall be especially looked after and not allowed to become slippery.

16. *Gases, Fumes, and Dust*.—Where workmen are exposed to injurious gases, fumes, or dust, they shall be supplied with such masks, helmets, or respirators as will afford protection.

17. *Window-cleaning*.—(a.) All buildings in which the sills of windows are located more than ten feet (10 ft.) above ground or adjoining flat roof shall be provided with safety devices for the protection of window-cleaners when windows are cleaned from the sill.

(b.) Safety-belts shall be used by workmen and ring-bolts of bronze or other approved durable metal at least one-half inch ( $\frac{1}{2}$  in.) in diameter, for holding the safety-belts, shall be firmly and permanently fastened to both sides of all windows. The use of expansion-bolts for this purpose is forbidden. In wooden window-frames through bolts shall be used with nuts and washers on the inside.

(c.) Fittings and anchorages shall be periodically tested, with particular care in the case of wooden window-frames.

18. *Oil or Gas Tanks and Drums*.—Such vessels shall be thoroughly flushed out, first with steam and then with water, immediately prior to making any repairs or alterations requiring heat or flame. Bungs or plugs shall be removed while such work is being carried on.

19. *Riding Loads*.—Workmen shall not ride on loads, slings, or hooks of cranes, derricks, or other overhead conveyances or temporary material hoists, except in special cases, and then only on the instructions of foreman.

20. *The Cleaning and Oiling of Machinery while in Motion* is prohibited in all places where exposure to contact is involved.

21. *In General*, machines and mechanical equipment shall have all moving parts, where exposed to contact and where any recognized hazard exists, properly protected with approved safeguards.

22. *Guards for New Machines*.—When new machines are being purchased, specifications shall, if possible, require same to be equipped by manufacturer with suitable guards.

23. *All Safeguards* shall be well constructed, of the best material for the purpose, and so made as to be suitable for re-installation after being dismantled.

24. *Clothing*.—The clothing of employees having to work around moving parts of machinery, and particularly those whose duty it is to oil and repair machines, shall be buttoned and close-fitting. Sweaters which are loose-fitting about the body or arms, or hanging neckties, shall not be worn.

25. *Piling Materials*.—Safe methods shall be used in placing material in piles and in removing same from piles.



26. *Railings*.—(a.) Railings shall be installed, where practicable, along the edges of every open-sided floor, working-platform, stairway, runway, walk, or balcony which is four feet (4 ft.) or more above floor or ground level, and along the edges of all other platforms or openings where the safety of workmen is involved.

(b.) All railings shall be not less than forty-two inches (42 ins.) in height, and shall be provided with a top rail and an intermediate rail spaced midway between top rail and floor-level. Railings shall be constructed in a permanent and substantial manner and shall be smooth and free from protruding nails, bolts, or splinters. All sharp corners shall be rounded.

27. *Electric Furnaces and Arc Welders*.—Suitable protecting screens, goggles, hoods, gloves, and other devices shall be provided for the protection of workmen who work or come near the glowing parts of arc welders, arc furnaces, and similar apparatus. Electric furnaces and apparatus for arc-welding where extensively glowing incandescent or arcing parts are exposed shall, whenever practicable, be enclosed.

28. Pieces of lumber with projecting nails shall not be allowed to lie around. Such material shall be promptly picked up and piled out of the way.

29. *Storage-batteries*.—(a.) The mixing and grinding of lead oxides shall be done in rooms separated from the rest of the factory by air-tight partitions and doors.

(b.) These rooms shall have floors of smooth hard material, and dust shall not be allowed to accumulate or escape into other rooms.

(c.) Men employed in the mixing and grinding room shall be supplied with, and wear, clean respirators.

(d.) Dry-sweeping shall be avoided.

(e.) All lead-melting pots shall be equipped with a hood having a pipe connection which will carry the fumes directly to the outer air.

(f.) Adequate washing facilities shall be provided workmen employed in the manufacture of lead products, and workmen shall wash their hands thoroughly before eating.

(g.) Work-rooms shall be well lighted and thoroughly ventilated at all times.

(h.) No food or drink shall be brought into or consumed in work-rooms.

(i.) Working-clothing shall be kept as clean and free from dust as possible.

(j.) Smoking shall not be permitted in work-rooms.

30. *Crowding of Machines*.—Machines shall not be installed in such close proximity to one another as to constitute a hazard from crowding.

31. *Transferring Workmen by Water*.—Wherever it is necessary to transfer workmen by water, proper boats shall be provided and these boats shall not be overloaded at any time.

## TRANSMISSION MACHINERY AND EQUIPMENT.

1. *Emergency Stopping Device*.—(a.) Where power-driven machinery is used, a stopping device shall be provided at a convenient point in each department or work-room, unless the Board in writing relieves an employer from compliance with this regulation.

(b.) The location of and the method of operating each stopping device shall be shown by a prominently displayed placard at or near each stopping device.

2. *Gloves and Mittens*.—Gloves or mittens shall not be worn when handling belts when in motion, or where they are liable to be caught in moving machinery.

3. *Handling Belts*.—(a.) No belt wider than three inches (3 ins.) shall be connected by hand unless it is slow-running. Slow-running belts are those running less than one hundred and twenty feet (120 ft.) per minute.

(b.) Dressing shall not be applied to belts while in motion except at the off-running side.

(c.) When a belt is not in use it shall be hung clear of shafting and pulleys.

4. *Horizontal Shafting*.—Any portion of a horizontal shaft which is seven feet (7 ft.) or less from the floor or working-platform shall be guarded on the sides and bottom or protected by a standard railing ensuring at least fifteen inches (15 ins.) and not more than twenty inches (20 ins.) horizontal clearance from the nearest moving part.

5. *Vertical Shafting*.—Vertical or inclined transmission-shafting shall be encased to a height of seven feet (7 ft.) from the floor.

6. *Projecting Shaft-ends*.—All projecting shaft-ends shall be cut off or properly protected with stationary casing.

7. *Couplings and Collars*.—Shaft-couplings and set-collars shall be of a safety type, without projecting bolts, set-screws, or other dangerous projections, or be completely guarded.

8. *Clamp-couplings* shall be guarded by a cylindrical sleeve the full length of the coupling.

9. *Jaw-clutch Couplings* shall be provided with cylindrical sleeve which at least covers the jaws.

10. *Universal and Flexible Couplings* shall be so guarded or encased as to remove all hazards.

11. *Friction-clutch Couplings* shall have their operating mechanisms, where exposed, completely guarded, and friction coupling-handles shall be placed at a safe distance from couplings.

12. *Keys* exposed to contact shall be made flush or guarded.

13. *Key-seats*, where exposed to contact, shall be guarded.

14. *Set-screws* on revolving parts shall be countersunk, or covered by a guard, or a headless set-screw shall be used.



15. *Friction-drives and Gears.*—The contact faces of all friction-drives, gears, and spokes of gears shall be guarded.

16. *Fly-wheels and Pulleys.*—(a.) All sections of fly-wheels or pulleys with spokes which are seven feet (7 ft.) or less from the floor or platform and which are exposed to contact shall be guarded. Fly-wheels or pulleys which run in pits shall be provided with handrail and toe-board around the pit. Main or auxiliary engines shall be completely railed or fenced off so that no unauthorized person can gain access thereto.

(b.) *Pulleys near Shaft-hangers.*—Pulleys must be so placed as to allow one and one-half ( $1\frac{1}{2}$ ) times the width of the belt between two pulleys, or between the pulley and the shaft-hangers, or a hook must be provided, or a safeguard placed adjacent to the pulley to prevent the belt from leaving the pulley.

(c.) *Pulleys within twenty-four inches* (24 ins.), measured horizontally from the nearest part of the pulley to the centre of a bearing that is not of the "self-oiling" type, shall, if exposed to contact, be guarded with an approved safeguard placed between the bearing and the pulley.

(d.) *Overhanging Pulleys.*—Driven pulleys on line-shafts, jack-shafts, or counter-shafting where there is no bearing between the pulley and the outer end of the shaft shall be provided with approved safeguards to prevent the belt from running off the driven pulley.

(e.) *Idler Pulleys or Tighteners* used to tighten belts on pulleys, if provided with counter-weights, shall have counter-weights guarded or enclosed.

(f.) *Loose Pulleys.*—All machines not individually motor-driven shall be equipped with a loose pulley or a clutch or some other adequate means of stopping the machine quickly.

(g.) The use of welded cast-iron fly-wheels or pulleys is prohibited. Pulleys or fly-wheels which have been through a fire shall not again be used, except with consent of the Board.

17. *Belt-shifters.*—(a.) All loose pulleys shall be furnished with a permanent belt-shifter, so located as to be within easy reach of the operator. The belt-shifter shall be so constructed (equipped with a locking device set in notches, or other device) as to make it impossible for the belt to creep from the loose pulley on to the tight pulley.

(b.) All belts over four inches (4 ins.) in width running on cone pulleys shall be provided with belt-shifters.

18. *Belts.*—All belt, rope, or chain-driven machinery or shafting, and all secondary belts, ropes, or chains, where exposed to contact, shall be guarded. In all cases the point where the belt, rope, or chain runs on to the pulley, sheave, or sprocket, if within seven feet (7 ft.) of the floor or platform, shall be guarded.

19. *All Horizontal Belts, Ropes, or Chains* driving machinery or shafting seven feet (7 ft.) or less above the floor or platform, where exposed to contact, shall be guarded. All fast-running overhead belts, and overhead chain or rope drives, more than seven feet (7 ft.) from the floor or platform shall be adequately guarded. In all cases the guard shall cover the outer faces of the two pulleys or sheaves and extend upward to such a point and be attached in such a way that, in case the belt, chain, or rope breaks, the guards will withstand the whipping force.

20. *Vertical and Inclined Belts* shall be substantially and adequately guarded.

21. *Belt-tighteners* which control the operation of machines shall be equipped with a safety lock or stop, which will prevent the application of the tightener to its belt until the lock or stop is released.

22. *Transmission-gearing.*—In this term is included all forms of spur-gears, pinions, bevel-gears, mortise-wheels, and sprockets for chain-drives, etc. Such gearing, wherever located, shall be strongly and completely encased, or where this is impracticable shall have a band-guard provided with side-flanges extending inward beyond the root of the teeth. Where there is a spoke-hazard the gears shall be enclosed on exposed side.

23. *Runways and Walks* shall be of substantial construction. If possible, overhead runways shall not be less than twenty inches (20 ins.) in width and they shall be equipped with a handrail. Access to these runways shall be in all cases by means of fixed ladders or railed stairways.

24. *If a Passage or Runway* passes between the strands of a belt, a substantial covered way with railed sides or other adequate guard shall be provided.

25. *If a Passage or Runway* passes over a shaft or conveyor it shall have substantial handrails.

26. *Where it is necessary* for workmen to pass under bearings, said bearings shall be equipped with drip cups or pans, securely fastened in position.

27. *Tighteners.*—A chain or cable shall be attached to all tightener-frames to prevent tightener-pulley striking other pulleys or workmen if belt breaks.

#### SAWMILLS.

1. *Log-hauls.*—(a.) The return strand of chain-hauls shall be equipped, over passageways, with a guard of sufficient strength to carry the weight resulting from a broken chain.

(b.) Unless clearly impracticable, every log-haul shall have at least one runway of sufficient width to enable a person to stand clear of logs in the chute.

2. *Log-deck.*—Provision shall be made at the mill end of the log-deck to afford protection to workmen from rolling logs.

3. *Carriage.*—(a.) When a log-deck is equipped with a steam-operated nigger, car-



riage-knees shall be equipped with goose-necks or straight bar extending eighteen inches (18 ins.) or more above top of knee.

(b.) The seat or stand of the setter shall be fitted with an adequate protection to prevent his coming in contact with the wall timbers or rafters where the clearance between the back of the setter's seat and the wall timbers of the mill structure is less than eighteen inches (18 ins.).

(c.) There shall be placed at each end of the carriage-travel a substantial buffer-stop, preferably equipped with spring or pneumatic buffers.

(d.) Means shall be provided for securely locking the sawyer's log-turning and carriage-control levers.

4. *Band-mills*.—(a.) All band-mills and band resaws shall be adequately protected when running.

(b.) Every band-mill wheel shall be carefully inspected by or on behalf of the owner at least once a month, and all hubs, spokes, rims, bolts, and rivets subjected to hammer tests and examined thoroughly. A record shall be kept in writing of each inspection made, showing the condition found, and same shall be signed by the authority making the inspection.

(c.) Every band-mill shall be equipped with a saw-catcher or rest of substantial construction.

(d.) Opening above band-mill into fling-room shall be substantially housed in, with a cross-bar to lock same.

5. *Band Resaws*.—(a.) These shall have gears guarded. Feed-rolls shall have a substantial guard in front of same and shall have a heavy board in place to catch the blow in case saw should break.

(b.) Guards shall be installed to cover both upper and lower wheels of all band resaws.

(c.) The up-travel shall be completely guarded, and the down-travel shall be guarded with a shield extending down to the guide.

6. *Circular Saws*.—(a.) A substantial frame with a screen of suitable wire shall be so placed in front of circular saw as to protect the sawyer from flying particles.

(b.) Circular-saw mills shall be equipped with safety-guides which will admit of adjustment without the use of a wrench or other hand-control tool.

(7.) *Edgers*.—(a.) There shall be a substantial screen back and front of the edger to control flying knots, chips, and debris, and the top of the edger must be completely covered over.

(b.) Bench or single-saw edgers shall be equipped with splitter and saw-guard.

8. *Live Rolls*.—(a.) All live-roll gears shall be guarded on the top, bottom, and sides.

(b.) Driving-shafts of live rolls shall be guarded on top and sides.

9. *Jump-saws*.—(a.) Jump-saws shall be guarded below the top of the roll and a stop shall be provided to prevent any timber

being thrown off the live-roll case and on to the carriage-track.

(b.) A conspicuous safety-sign and an approved safeguard shall be placed over jump-saw to prevent any one stepping over saw.

(c.) *Operating Treadles*.—An iron stirrup shall be fastened to the floor over the treadle, leaving only sufficient room for the operator's foot between treadle and stirrup.

10. *Swing-saws*.—(a.) Swing cut-off saws shall be guarded with approved safeguards.

(b.) Every swinging cut-off saw shall be provided with an approved safety device which will return the saw beyond the rear edge of the "guide" or "fence" of the table and which will prevent the saw from rebounding forward of the "guide" or "fence."

(c.) The counter-balancing device shall be securely attached to frame.

(d.) Approved wire rope or chain limit stops shall be provided on all swing cut-off saws.

(e.) Guards protecting belt-drives of swing-saws shall extend one-half inch ( $\frac{1}{2}$  in.) below the saw-mandrill pulley.

(f.) All log cut-off saws shall be provided with a suitable guard to catch slivers or dislodged saw-teeth.

11. *Slashers*.—Slasher-saws shall be guarded front and back.

12. *Trimmers*.—A guard shall be provided in front of all trimmer-saws unless the method of control is such that no workman is required to stand in direct line with any saw while it is cutting, and in the case of overhead trimmers, where the duties of employees require them to stand in the rear of the trimmer-table, a guard shall be provided in the rear of the saw.

13. *Conveyors*.—Where workmen may pass under return strands of conveyors, a shallow trough shall be provided of sufficient strength to carry the weight resulting from a broken chain.

14. *Overhead Log-turners* shall be equipped with roller or sheave, so that the slack of chain or cable shall hang at least two feet (2 ft.) clear of carriage.

15. *Cracked Saws*.—(a.) Band-saws.—Any band-saw found to have developed a crack, the depth of which is not greater than one-tenth ( $\frac{1}{10}$ ) the width of the saw, shall be discontinued from service unless development of the crack is arrested by centre-punching or other effective means. Unless welding of cracks is done by a person recognized by the Board as a specialist in such work, welding will not be considered as an effective means of arresting cracks.

(b.) Any band-saw found to have developed a crack, the depth of which is greater than one-tenth ( $\frac{1}{10}$ ) the width of the saw, shall be discarded unless the width is so reduced as to eliminate the crack or unless the cracked section is replaced. Welding of cracks will not be acceptable unless the work is done by a recognized specialist approved by the Board. Butt-



welding of band-saws in place of the present method of brazing will not be acceptable unless done by a recognized specialist approved by the Board.

16. *Circular Saws*.—(a.) Any circular saw found to have developed a crack more than one-half ( $\frac{1}{2}$  in.) deep shall be discontinued from service unless development of the crack is arrested by correcting the tension and by centre-punching at the inner end of the crack, or by other effective and reliable means, or unless the diameter is so reduced as to eliminate the crack. Unless welding of cracks is done by a recognized specialist approved by the Board, same will not be considered as an effective means of arresting cracks.

(b.) Any circular saw that is found to have developed a crack more than two inches (2 ins.) deep shall be discarded unless the diameter is so reduced as to eliminate the crack and the tension is corrected. Welding of cracks will not be acceptable unless done by a recognized specialist approved by the Board. Welding of cracks deeper than ten (10) per cent. of diameter will not be allowed.

17. Speed of saws shall not exceed that recommended by manufacturers.

18. Adequate fire-escapes shall be installed in all mill buildings for floors one or more stories above the ground.

19. Barking-machines shall be equipped with cylindrical cutter-heads.

#### SHINGLE-MILLS.

1. *Vertical Shingle-saws*.—(a.) The periphery and inside of shingle-saws shall be guarded to prevent chips or knots flying from saw.

(b.) The cutting-face of the saw shall be guarded. If guard is at side of saw, it shall project one and one-half inches ( $1\frac{1}{2}$  ins.) past cutting-edge of saw, and shall not be more than one-quarter inch ( $\frac{1}{4}$  in.) from side of saw.

(c.) All direct-connected motor-driven shingle-machines shall have an independent brake on clipper-saw drive.

2. *Clipper-saws*.—(a.) There shall be an approved guard over clipper-saw, securely fastened with three bolts; said guard shall not be more than four inches (4 ins.) above saw and not more than one-half inch ( $\frac{1}{2}$  in.) from the perpendicular line of saw.

(b.) Clipper-saw shall be encased, except that part of saw which is necessary to trim shingles.

(c.) Clipper-boards shall be equipped with steel finger-guards five inches (5 ins.) long and one and one-quarter inches ( $1\frac{1}{4}$  ins.) deep, no heavier than sixteen (16) gauge, nor lighter than twenty (20) gauge.

3. *Ratchet-levers* on set-works shall be guarded.

4. *Fly-trips*.—Fly-trips shall not be used on shingle-machines.

5. All *Shingle-machines* shall be equipped so that the carriage will stop when the treadle that operates the jaw of the car-

riage is down and machine will not start when treadle comes up. It shall be necessary for operators to put foot on the other treadle to start machine.

6. *Saw-arbors* shall be covered, and all bearing-caps on shingle-machine arbors shall be of steel.

7. *Saw Diameters*.—(a.) When cutting sixteen-inch (16-in.) shingles, the minimum diameter of saw shall be thirty-six inches (36 ins.).

(b.) When cutting eighteen-inch (18-in.) shingles, the minimum diameter of saw shall be thirty-eight inches (38 ins.).

8. The speed of carriage shall not exceed thirty-four (34) strokes per minute.

9. *Shingle-jointers*.—The front of cutting-face of knife-type shingle-jointers shall be fully guarded, with the exception of a narrow slot through which the shingles may be fed against the knives.

10. (a.) *Power-splitters* shall have spreaders behind saw; top of saw to be completely covered.

(b.) Power-bolters shall have guard over top of saw to protect operator from flying splinters.

(c.) The track and wheels of bolter-tables and the top of bolter-tables shall be kept in good repair at all times.

11. *Pinion-gears*.—These shall be covered on all shingle-machines.

12. *Pulleys and Belts* shall be guarded.

13. *Drag-saws*.—All gears and frictions on drag-saws shall be guarded.

(See rules for "Transmission Machinery and Equipment" and "General.")

#### WOOD-WORKING MACHINERY.

1. *Machines with Knife-heads*.—All knife-heads of wood-working machines where exposed to contact shall be guarded.

2. *Wood-jointers*.—All wood-jointers shall be equipped with cylindrical cutter-heads of safety type. A suitable automatically adjusted guard shall be placed over the whole cutting-space in the table.

3. *Sanding-machines*.—Disk sanders shall have the circumference and back of the revolving head thoroughly guarded. Belt-sanders shall have both pulleys enclosed.

4. *Cut-off Saws*.—These shall rest in hood when idle.

5. *Table Rip-saws*.—These shall have spreader behind them and hood over top.

6. *Revolving Cut-off Saws*.—These shall be boxed beneath table so they cannot be reached without removing cover.

#### REMOVAL AND REPLACEMENT OF GUARDS.

1. No Workman shall remove or make ineffective any safeguard, safety appliance or device attached to machinery except for the purpose of immediately making repairs or adjustments or as otherwise provided for in these regulations; and any workman who removes or makes ineffective any such safeguard, safety appliance or device, for repairs or adjustments, shall replace the same



immediately upon the completion of such repairs or adjustments.

2. *Employers' Responsibility.*—Every employer or person exercising direction or control over any workmen who remove such safeguard, safety appliance or device, or over any workmen for whose protection it is designed, shall have the safeguard, safety appliance or device so removed, promptly and properly replaced.

3. *Workmen's Responsibility.*—Every workman shall use all safeguards, safety appliances or devices furnished for his protection and shall carry out all regulations which may concern or affect his conduct.

#### LOGGING OPERATIONS.

1. *Tail-sheave Guards.*—When logs are hauled on established skid-road, the tail-sheaves shall be so guarded that no one may be caught between the sheave and the on-running rope.

2. *Slings.*—All slings to which blocks are attached shall be of strength equal to one and one-half ( $1\frac{1}{2}$ ) times that of the hauling-lines.

3. *Barrier.*—All lines and rigging shall be so slung or placed that workmen shall not be compelled to work within bight of line unless protected by a substantial barrier.

4. *Pins and Fastenings* of high-lead sheaves shall be of a strength commensurate with the maximum load to which they may be subjected. All pins shall be securely fastened with a forelock.

5. When conditions of unloading require that an unloading-line be attached to logs or cars or passed under the logs, the equipment shall be so arranged that it will be unnecessary to do any of the work of attaching the unloading-line on the unloading side after the chains or chocks are released.

6. *Log-landings.*—Where practicable in laying out log-landings or rollways, the loading-donkey shall be so placed that the donkey engineer has a full and unobscured view of the operations.

7. Loading-donkeys shall be so set as to be entirely clear of cars being loaded.

8. Warning-signs which conform to British Columbia Railway Rules shall be provided and set eighty (80) rods from each end of all log-landings or rollways on main lines.

9. When logs are being hauled across a track, every train shall be brought to a full stop two hundred feet (200 ft.) from the point of crossing, unless given signals by flagman to proceed. Warning-signals to conform to British Columbia Railway Rules shall be provided and set eighty (80) rods from each side of skidway.

10. *Standing Timber* on camp-sites and mill-sites shall be felled before buildings are erected, so that there shall be no possibility of trees falling on buildings.

11. There shall be sufficient lights to illuminate walks, steps, and entrances to camp buildings.

12. Spikes, drift-bolts, and nails shall not be driven into any sawlog.

13. *Head-spars, Tail-trees, and Gin-poles* shall be carefully selected, and shall have sufficient guy-wire so that the breaking-strength of these structures shall be double the breaking-strength of cable.

14. Before operating spar-trees, all dead trees, snags, small trees, or trees where limbs are liable to fall shall be removed to a safe distance.

15. When a workman is required to work aloft he shall use a safety-belt composed of either wire-line or wire-cord manila rope.

16. All trees or stumps used for anchorage shall be inspected by foreman and tested to working-strength of cable before being used. All workmen shall keep well clear when tests are being made.

17. There shall be a safety-strap on all high-lead blocks fastened to a guy-line. Guy-lines farthest from the proximity of the workmen shall be used for this purpose.

18. Ends of cables shall be securely fastened to drums. There shall be not less than two full turns of cable on the drum. All hooks, rings, and shackles shall be securely fastened to cables, and all shackles shall have a forelock.

19. Working-load on cable shall not exceed the working-strength guaranteed by manufacturers of cable.

20. *When Cables deteriorate* through rust, wear, broken wires, undue strain, or other conditions to the extent of twenty-five per cent. (25%) of their original strength, use of cables shall be discontinued.

21. All fastenings shall be remade at least once in six months, and the piece composing the connection to load annealed so as to avoid crystallization.

22. Main lines, high-lead and loading lines, blocks, and cables shall be inspected by foreman or riggerman before being hung, and shall be kept well oiled. Blocks shall not be oiled while in motion.

23. Swamp hooks or tongs shall be attached to crotch-line with clevises or approved safety device.

24. When lifting or hauling big timber, chokers shall be used.

25. Workmen not directly connected with falling and bucking timber shall not work where they are in danger of being injured by falling trees or limbs.

26. When logs are to be hauled on established skid-road, all dead trees, dangerous small trees, or trees where limbs are liable to fall, and all snags and sweepers shall be felled to a safe distance before operating skid-road.

27. All limbs shall be trimmed close before log is loaded.

28. No workman shall ride on hook or log while loading, or while log is being hauled, or while log is travelling down a grade chute or in a flume.



29. When cutting up a tree lying on an incline, the bucker shall work on the upper side.

30. All cars used for carrying loggers, when practicable, shall be equipped with saw and axe racks, and all saws and axes shall be in racks.

31. *Fallers.*—(a.) Before starting to fell a tree, adjacent brush shall be cleared away so that there is plenty of room to swing an axe and to permit a quick get-away.

(b.) Fallers shall see that their spring-boards are in a safe condition at all times.

(c.) When a tree is ready to fall the faller shall give ample warning.

32. *Handles.*—Saw-handles shall be equipped with approved guards.

33. Signalman shall not give signal ahead or come back until every one is in the clear. All workmen shall watch for sweepers and stubs.

34. There shall be a guard at side of main rod on all hoisting and logging engines.

35. All gears, frictions, sheaves, set-screws, keys, ends of shafts, and spoke-hazards shall be guarded as per General Rules.

36. Wedges and similar tools with burrs or mushroomed heads shall not be used. All handles shall be of sound material and securely fastened. Such tools shall be properly tempered.

37. *Whistle-signals (Logging-engines).*—The following signals shall be used exclusively by engineer on logging or loading engines:—

Ahead—1 short.

Stop—1 short.

Come back—2 short.

Ahead slow—3 short.

Come back slow—2 short repeated.

Slack lines—several short toots.

Locomotive—3 long.

Section crew—5 long.

Foreman—4 long.

Tree-rigger—2 long and 1 short.

Accident—3 long followed by 4 short.

Tighten lines—3 short followed by 2 short.

Water—2 long.

Shut off water—1 long.

Fire—Several long and short in succession.

38. Engineers shall not go ahead or come back without receiving whistle-signals.

39. All men working in the woods shall wear calked shoes, which shall be kept in good condition at all times.

40. All trucks, tractors, and trailers shall be kept in good order and brakes shall be inspected at least once a week. A written record of such inspections shall be kept, and signed by the Inspector.

41. Power-boats used as camp tenders or tugs shall be provided with lifebelts (one for each member of the crew) and a life-buoy. Such boats shall have substantial hand-railings around decks.

## CONSTRUCTION RULES.

1. *Demolition-work.*—(a.) Before beginning actual work of tearing down a building, a definite plan of procedure shall be worked out, based on a careful study of the structure that is to be demolished and of its surroundings.

(b.) When necessary, adjoining buildings shall be promptly and thoroughly shored.

(c.) Care shall be taken to see that all gas-pipes have been disconnected and that all electric wires are dead.

(d.) The work of demolition shall be carried out in a regular and orderly manner from top to bottom of the structure, and all material displaced, unless required for reconstruction, shall be transported immediately to the ground. No material shall be stored upon any portion of a structure in excess of its safe carrying capacity.

(e.) Chutes shall be provided for the removal of brick or other loose debris, and these chutes shall be completely enclosed. Chutes shall not extend in an unbroken line for more than two (2) stories, and gates or stops shall be placed at the bottom of each chute. Danger-signs shall be placed at chute outlets.

(f.) When material is to be thrown down from upper stories to the ground, the space on which it falls shall be railed in.

(g.) All old materials and rubbish shall be removed as fast as practicable and shall not be allowed to accumulate on floors nor upon the ground immediately outside of building.

2. *Derricks.*—(a.) Timber used in derricks shall be straight grain, select grade, of adequate size, and properly fitted. Care shall be used to see that irons are properly fitted, and that the heels of stiff legs are correctly set on the sills.

(b.) All guys in guyed derricks shall be sound wire rope of ample strength. The ends of cables at masthead-eyes shall be fastened by at least three clamps of approved type.

(c.) When dead men are used, care shall be taken to see that they are of ample size, sufficiently well buried and weighted down.

(d.) Especial attention shall be paid to derrick foundations, on the ground as well as in the case of elevated derricks carried on floors.

3. *Construction Towers.*—All towers used in construction-work shall rest on a solid foundation, shall be substantially built of sound materials and thoroughly braced. They shall be well anchored to withstand shock and wind-pressure.

4. *Safety-hooks.*—No open hook shall be used with a bucket, cage, or skip in hoisting, but some form of shackle or safety-hook shall be provided, or mousing used.

5. *Stairways and Runways.*—(a.) Stairways shall be installed as rapidly as the progress of the work will allow, and temporary ladders shall be done away with as soon as possible. All stairways shall be



equipped with handrails and kept free from objects which might cause men to stumble. In handrails No. 1 common, or better, B.C. Lumber & Shingle Manufacturers' grade, shall be used.

(b.) All *Runways* shall be substantially constructed and effectively braced. Runways more than four feet (4 ft.) above ground or floor shall be equipped with substantial handrails. Where necessary, cleats shall be nailed to flooring of runways to afford firm footing for workmen.

6. *Floor-openings*.—All floor-openings shall be covered with planking of sufficient strength to carry safely any load which may be placed thereon, or such openings shall be railed in on all sides by a barrier not less than three feet six inches (3 ft. 6 ins.) high, except where stairs or ladders land.

7. *Protection of Workmen—Temporary Floors*.—(a.) The working-floor shall be completely planked over, except for openings that are reasonably necessary.

(b.) In any building more than two stories high in the course of construction, a flooring shall be laid completely covering a floor below and as close up as possible to the floor or level where work is being carried on.

(c.) In any building more than three stories high, the first floor above the street floor shall be completely floored over as soon as practicable, leaving such openings as are reasonably necessary, and same shall thereafter be kept covered throughout the entire period of construction. If column-lengths are such as to prevent the flooring over of this floor, then the second floor above the street floor shall be covered.

(d.) Temporary floors shall be constructed of sound lumber to carry a live load of at least fifty pounds (50 lbs.) per square foot, with a factor of safety of 4. Planks shall extend at least one foot (1 ft.) past supports, or be securely fastened, and shall have no unsupported projection greater than one foot six inches (1 ft. 6 ins.).

(e.) All openings in floors, temporary or permanent, shall be enclosed by guard-rails and toe-boards installed as soon as flooring is laid around openings and left in place until the operation is completed.

(f.) Where it is impracticable to install temporary floors, rope safety-nets shall be substituted therefor. This applies to such structures as theatres, auditoriums, towers, and bridges.

8. When the structural framework of a building is erected in advance of the external walls, protection for workmen shall be provided and maintained by means of wire cable, three-quarter-inch ( $\frac{3}{4}$ -in.) manila rope, or substantial wooden railings, three feet (3 ft.) above floor-level, firmly secured to uprights or columns of framework at outside of buildings and at light-wells.

9. *Life-lines and Safety-belts* shall be kept on hand, and used when practicable for the protection of workmen in hazardous

locations, when no other protection can be afforded.

10. *Excavations*.—(a.) All excavations shall be properly shored and braced or otherwise retained to prevent cave-ins.

(b.) In unstable or free-running materials, the sides of all trench excavations four feet (4 ft.) or more in depth shall be secured by the use of sheet-piling of sufficient thickness and sufficiently braced to give adequate support.

(c.) All material which is being excavated from trenches shall be kept back at least one foot (1 ft.) from the edge of the excavation.

(d.) In the case of pit excavations, as for building foundations, all excavated material shall be kept back at least four feet (4 ft.) from the edge of the opening.

(e.) If derricks or other heavy objects are placed close to the edge of excavations of any kind, additional bracing shall be put in to support the extra pressure due to the increased load. The same shall apply in the case of excavations adjacent to or abutting buildings or other structures.

(f.) Wherever there is danger of undermining adjacent foundations, excavation-work shall be done in short sections, and the building walls effectively shored up or braced.

(g.) Workmen shall not be allowed to stand or work under overhanging material, or close to steep banks which are liable to cave in.

(h.) Excavations shall be adequately guarded by railings.

11. *Construction Equipment*.—All equipment used in construction, clearing, grading, and all kinds of excavation shall be kept in good order and properly guarded with approved safety devices. This applies to mobile as well as stationary equipment, including trucks and power excavating-machines of every description.

12. Pieces of lumber with projecting nails shall not be allowed to lie around. Such material shall be promptly picked up and piled out of the way.

13. *On Bridge-construction over Water*, boats shall be kept on site of work at all times, and where, on account of swift current, boats cannot be used, life-lines close to the surface of the water shall be provided.

#### SCAFFOLDS.

1. *Scaffolds* shall in particular receive the most careful attention as to strength and rigidity and shall be constructed and maintained in a safe and proper manner.

2. Scaffolds shall be erected and taken down by experienced men only.

3. All timber used in scaffolds shall be straight-grained fir or spruce, free from knots or other defects which would materially impair its strength. Planks for flooring of scaffolds shall be of a uniform thickness and shall lap at least six inches (6 ins.) beyond supports, but shall not extend more than twelve inches (12 ins.) beyond



supports. Scaffold-planks shall be not less than two inches (2 ins.) thick and ten inches (10 ins.) wide (rough dimensions), and shall be frequently tested. Scaffold-planks shall be select common, B.C. Lumber & Shingle Manufacturers' grade, or better. Where practicable, drop-bolts shall be used in the ends of scaffold-planks.

4. Floor-openings shall be equipped with guard-rails and toe-boards.

5. *Fixed Scaffolds.*—(a.) Fixed scaffolds built up to a height of more than twenty feet (20 ft.) shall have posts not less than four inches (4 ins.) square, spaced not over seven feet (7 ft.) centres. Putlogs, ledgers, and cross-bearings shall be well nailed or bolted.

(b.) Where scaffolds are over ten feet (10 ft.) high, they shall be equipped with a railing and toe-boards.

6. *Swinging Scaffolds.*—(a.) All swinging scaffolds shall be supported by metal or wooden thrust-outs or by hooks of ample strength. Swinging scaffolds shall be carried by fall lines of either wire cable or manila rope not less than three-fourths of an inch ( $\frac{3}{4}$  in.) in diameter, fastened to the scaffold by a painter's hitch.

(b.) When workmen are employed on such work as cleaning the exterior of buildings, where chemicals may be used, wire ropes shall be used to carry scaffolds.

(c.) Any splices made in wire cables used for scaffolds shall have not less than two rope-clips for each splice.

(d.) Swinging scaffolds used by building painters or in other similar work shall be constructed to sustain a live load uniformly distributed of thirty pounds (30 lbs.) per square foot. Stirrups on such scaffold shall be capable of sustaining a load of one ton for each stirrup. Such scaffold shall have a railing, at least three feet (3 ft.) in height, on the outside of the platform. No greater number of men shall be allowed on the scaffold than the number of fall lines, and each man shall be provided with a lifeline not less than five-eighths of an inch ( $\frac{5}{8}$  in.) in diameter.

(e.) Any such scaffold used or intended to be used by plasterers, masons, or for heavy carpentry-work, and more than twenty feet (20 ft.) above the grade, shall have a wire netting of not greater mesh than one and one-half inches ( $1\frac{1}{2}$  ins.) extending from curb to handrail. The curb shall be at least eight inches (8 ins.) in height.

(f.) Swinging scaffolds shall be lowered to ground or lashed to buildings when men leave work.

(g.) All anchorages for swinging scaffolds shall be carefully inspected before slings and hangers are placed.

7. *Horse Scaffolds.*—(a.) Horses in use for scaffolds shall be set squarely on the floor, and if no floor has been erected a substantial temporary floor shall be provided for this purpose. Blocking up under legs of horses is prohibited.

(b.) Horses shall be solid in construction and legs shall be built at the proper angles to avoid a spread of too great or too small a distance.

(c.) Folding horses shall be substantially constructed of sound timber and securely hinged at tops.

(d.) Legs of folding horses shall be equipped on both sides with substantial steel rods with hook and staple device at one end, to prevent legs from spreading or closing in.

#### MATERIAL-HOISTS AND HOIST-SHAFTS.

1. Hoisting-engines shall be of such type that the control-dogs on cable-drums are clearly visible to the operator in charge of same, and all such engines shall be provided with an efficient brake system and approved landing-indicator.

2. All hoist-shafts shall be designed and erected to safely withstand the loads imposed on same. They shall be rigidly supported and enclosed with substantial grille or boarding to a height of at least six feet (6 ft.) above each landing on all sides not used for loading or unloading. All members of shafts shall be rigidly bolted together.

3. Hoist-platforms shall be substantially enclosed to a height of six feet (6 ft.) on all sides not used for loading and unloading.

4. Hoist cables and fastenings shall be designed to carry a load equal to six (6) times the maximum actual working-load, before rupture, and all such cables and fastenings shall be maintained in good repair at all times. The diameter of sheave-pulleys shall not be less than twenty-five (25) times the diameter of the cable which passes over same. Grooves in sheaves shall be a proper fit for ropes passing over them.

5. Entrances to shaftways shall be protected by hinged bars, placed at least eighteen inches (18 ins.) outside the line of the shaftway. Where entrances to shaftways are exposed to hazard from falling material a substantial covering shall be provided.

6. The top of hoists shall be protected for the full area of hoist-platforms with ten (10) gauge wire netting of one and one-quarter-inch ( $1\frac{1}{4}$ -in.) mesh or substantial wooden flooring.

7. No person shall travel on any hoist, except on instructions of foreman.

8. Every hoist shall have clearly indicated on same its safe carrying capacity, and at no time shall such load be exceeded.

9. Runways to hoists shall have substantial flooring the full width of runways, and each side of runways shall be formed of solid boarding, or with a ten-inch (10-in.) curb, and two-inch by four-inch (2-in. by 4-in.) handrails. The handrails shall be at least three feet six inches (3 ft. 6 ins.) above the flooring and the spaces between curb and handrail shall be filled with six-



teen (16) gauge wire netting of one-inch (1 in.) mesh, strongly secured in position, or with substantial boarding.

#### EXPLOSIVES.

1. Explosives shall be stored in a dry and well-ventilated magazine, which shall be constructed of materials and in a manner to ensure safety against explosion from any cause, and shall be kept free from ferrous tools, grit, or refuse of any description. The magazine shall be kept locked and in charge of a competent person and be situated at a safe distance from all works, buildings, camps, and fire-hazards. Explosives shall be issued only in quantities as required from day to day.

2. Detonating-caps shall be kept in locked cases and issued only to shotlighters; and no person shall carry in his pockets or on his person in or around the place of employment detonators or similar substances. In their use, care shall be taken to see that detonators are properly seated in primer cartridges and not projecting from the sides. No detonator shall be taken into a magazine containing other explosives, nor shall detonators be transported with other explosives except when being carried for immediate use.

3. Fuse shall be stored in a dry, cool place and kept clear of any contact with tools, paints, gasoline, kerosene, or similar substances. Old stocks of fuse and explosives should be used first. No fuses shall be capped in any place where detonators or other explosives are stored. By reason of the fact that under ordinary conditions all types of fuse show great uniformity in rate of burning, but if subjected to injury from rough handling or other cause, a marked change takes place in the rate of burning, every care shall be taken in the handling and storage of fuse.

4. Every blaster shall before blasting give or cause to be given ample warning in every direction and shall satisfy himself that all persons not actually engaged in blasting have reached a place of safety. Suitable cover shall be provided for protection and workmen shall use same.

5. In bulldozing or block-holing operations where not more than three charges are fired, no fuse shorter than two feet (2 ft.) shall be used for firing a charge; and in all other blasting operations, except where charges are fired electrically, no fuse shorter than three feet (3 ft.) shall be used.

6. No person shall return to the place where blasting has been done until the air is free from dangerous amounts of noxious impurities.

7. In case a charge has missed-fire, or is suspected of having missed-fire, no person shall be allowed to return to the place where the blasting is being done until the expiry of thirty minutes from the time of the lighting of the last fuse.

8. No drilling shall be done in any hole that has been charged or blasted, or in the socket of an old hole.

9. Every hole in which a charge has missed-fire shall be marked by the insertion of a wooden marker, or some other conspicuous marker, into the outer end of the hole; and the charge which has missed-fire shall not be withdrawn, but shall be blasted. If an additional hole is necessary for the blasting of a missed-fire charge, the foreman shall be responsible for directing the angle of the hole and the depth to which it shall be drilled, but no drilling shall be done within a distance of three feet (3 ft.) from a missed-fire charge or a cut-off hole containing explosive.

10. Wooden tamping-rods only shall be used and all holes shall be carefully tamped with stemming material, by using pressure, not strokes.

11. No naked light shall be taken into any magazine or place where explosives are kept. No person shall smoke in a magazine or place where explosives are kept or while he is handling explosives.

12. In no case shall any explosive be thawed near an open fire or a steam-boiler or by direct contact with steam or hot water, nor shall any electrical device for generating heat be allowed in the same room with explosives.

13. A competent person acquainted with the nature of explosives shall be placed in charge of all blasting operations.

14. No explosive shall be used unless there is plainly printed or marked on every original package containing the explosive the name and place of business of the manufacturer and the strength and the date of its manufacture.

15. Cases containing explosives shall not be opened in the magazine, and only implements of wood, brass, or copper shall be used in opening the cases.

16. All drill-holes, whether sunk by hand or machine-drills, shall be of sufficient size to admit of the free insertion to the bottom of the hole of a stick or cartridge of the explosive without ramming, pounding, or undue pressure.

17. When lighting fuses in a blasting operation, a blaster shall, if possible, have another person with him; and in no case shall he begin the lighting of fuses unless he has a second light conveniently placed for use when needed. No more than twelve holes shall be fired in any round of shots by one person.

18. A blaster shall not, where blasting takes place by electricity, enter or allow any other person to enter any place where charges have been fired until he has disconnected the firing-cables from the blasting-battery, or has pulled out and locked the switches of the blasting-circuit.

19. By reason of the fact that nitroglycerine ordinarily takes fire at 360° Fahrenheit, and explodes at 390° Fahren-



heit, but under certain conditions either may result at lower temperatures, the greatest of care shall be exercised in storing, handling, and thawing same.

20. Suitable signs shall be posted in conspicuous places wherever explosives are stored.

#### FIRE AND GAS.

1. Adequate fire-escapes of approved design shall be provided in all buildings where workmen are employed. Exits leading to fire-escapes shall be direct and shall be kept clear at all times, and the location of exits shall be conspicuously marked by placards.

2. All buildings where workmen are employed shall be equipped with adequate water-mains and fire-hose and with chemical fire-extinguishers of proper type, which shall be kept in good order. All fire-fighting equipment shall be frequently inspected.

3. The main inside and outside doors shall open outwardly, and any doors leading to or being the principal or main entrance to the factory, or to any tower, stairway, or fire-escape therein, or belonging thereto, shall not be bolted, barred, or locked during the usual working-hours of the factory.

4. Every ammonia-compressor plant shall keep at least two helmets or masks in good condition available for immediate use at all times. Workmen shall be trained in the use of this apparatus, which shall be kept at an exit of the room.

5. All ammonia-compressor plants shall have two exits.

6. *Ventilation of Garages and Work-rooms.*—Adequate means of ventilation shall be provided and maintained in all garages and work-rooms for the removal of smoke, steam, gas, fumes, vapours, dust, or other impurities which are created or generated by any process carried on in such building or work-room.

#### CRANES, DERRICKS, CONVEYORS, GANGWAYS, AND SIMILAR STRUCTURES WITH THEIR APPURTENANCES.

1. All apparatus shall be designed throughout with not less than the following factors of safety, under full rated load:—

(a.) Load-hook, not less than ten:

(b.) All gear and hoist shafting, not less than eight.

(c.) All other parts, not less than five.

2. All such structures shall be carefully and frequently inspected and kept in perfect working-order. All working-parts and wire ropes shall be kept well oiled. Any weak members shall be at once made good.

3. Floorman shall, wherever possible, walk ahead of moving load and warn people to keep clear of it.

4. An approved foot- or hand-operated gong or other effective warning device shall be placed in a location convenient to the operator and be securely fastened.

5. Crane-bumpers shall be provided and shall be at least one-half of the diameter of

the truck-wheel in height. Both truck-wheel bumpers and trolley-bumpers shall be fastened to the girder and not to the rails.

6. Cranes shall be operated only by regular crane operators, authorized substitutes, crane repairmen, or inspectors; no one else shall enter cage.

7. Access to and exit from the crane-cage shall always be by stationary ladders, stairways, or platforms provided for the purpose. Cranemen shall keep their hands free when going up and down ladders.

8. Fixed ladders or stairs with handrails shall be provided for passing from crane-cab to bridge footwalks.

9. Cages shall be kept free of clothing and other personal belongings. Tools, extra fuses, oil-cans, waste, and other articles necessary in the crane-cage shall be stored in a tool-box.

10. An approved fire-extinguisher shall be carried in the crane-cage.

11. A substantial footwalk with handrail and toe-board shall be placed along the entire length of the bridge on the motor side, and shall be not less than eighteen inches (18 ins.) in width, except where it passes the bridge-motor, where it may be reduced to fifteen inches (15 ins.).

12. Truck-fenders shall be provided, and shall extend below the top of the rail and project in front of all bridge and trolley truck-wheels, and shall be attached to the trolley or the bridge and frame. They shall be of a shape and form that will tend to push and raise a man's hand, arm, or leg off the rail and away from the wheel.

13. Cranes which are subjected to heat from below shall have a steel plate lined with asbestos, placed six inches (6 ins.) below the bottom of the cage.

14. Wherever loads are to be carried over a long distance to a high position, they shall be carried as close to the floor as possible until final location is reached.

15. No person shall be allowed to ride on loads, slings, or hooks, except under instructions of foreman.

16. *Repairing Overhead Cranes.*—(a.) When a crane is being repaired it shall be located where the repair-work shall least interfere with the other cranes and with operator on the floor.

(b.) Before starting repairs, the repairman shall see that all controllers are thrown "off" position, that main or emergency switches are open, and one of them shall be locked.

(c.) When a crane is to be repaired, there shall immediately be placed warning-signs or out-of-order signs on crane and on floor beneath. If other cranes are operated on the same runway, safety-stops shall be placed at safe distance.

(d.) Workmen shall not work on floor beneath crane while it is being repaired.

(e.) When a crane is being repaired, wherever possible a platform shall be



erected or a canvas stretched underneath the crane.

17. *Electric-power Cranes.*—(a.) Where cranes are operated from cabs, a circuit-breaker or externally operated switch, capable of interrupting the circuit under maximum load, and readily controlled by the operator, shall be provided in the leads from the main collector-wires, unless the current-collectors can be readily and safely removed, under maximum loads, from the trolley or third rail.

(b.) Each motor shall be equipped with an approved enclosed-type limit-switch, so placed and arranged as to disconnect the motor and apply the brakes in time to stop the motor before the hook passes the limit of safe travel. The limit shall, where possible, be operated directly from the hook or block. Each hoist-motor shall be provided with a brake so arranged that the brake will be applied when the power is cut off from the motor. This brake shall have sufficient torque to sustain not less than one and one-half times the full rated load of the hoist. All cranes which may handle hot metal shall be provided with an additional brake on the intermediate shaft, which alone will meet the above requirements.

(c.) Outside electric cranes shall carry lights on the booms or bridges. The lights shall be so placed as to effectively illuminate the load-hook at all times when working after dark. Outside travelling electric cranes shall have a warning-signal which shall be sounded before the crane is put in motion.

18. Blocks shall be constructed so that the cable cannot jump off the sheave.

19. Gudgeon on top of derrick shall have a forelock.

20. All gears, frictions, pinions, and set-screws shall be guarded. (See General Regulations.)

21. All sheaves where any hazard exists shall be guarded.

22. Hand-winches shall be securely anchored and equipped with dog that will hold load, and dog shall be kept in place while lifting load.

23. Main rod on hoisting-engine shall be guarded.

24. *Derricks.*—(See Construction Rules for Derricks.)

25. A notice shall be placed on cranes and hoists wherever possible showing the maximum allowable load in pounds or tons. This notice shall be so placed as to be clearly legible from the floor.

26. *Magnets.*—No person shall be permitted to stand or pass under an electric magnet while in use.

27. *Pile-drivers* shall be equipped with chocks, and hammers shall be securely chocked when not in use. Engineers shall not leave the hammer suspended and held by engine-brakes. The heads of piles shall be cleaned of debris before being driven.

#### ROPE, CHAIN, AND SLINGS.

1. Working-load on ropes shall not exceed the working-strength guaranteed by manufacturers.

2. Rope slings shall be inspected thoroughly and regularly and when not in use shall be stored in a dry place.

3. Rope slings shall be protected by pads or blocks when in contact with sharp edges of structural shapes, castings, and similar objects.

4. All defective and unsafe slings shall be removed from use.

5. Chains shall be periodically and thoroughly inspected and tested to one-half ( $\frac{1}{2}$ ) breaking-strength. The frequency of inspection shall be determined by the severity of the service under which they are being used. Factor of safety in chains, 3.

6. The practice of placing bolts or nails between two links to shorten chains is prohibited.

7. Splicing broken chains by wire, by inserting a bolt between links, or by passing one link through another and inserting a bolt or nail to hold, is prohibited.

8. A chain shall be suited to the specific purpose for which it is to be used.

9. A lift shall never be made with a kink, knot, or twist in the chain.

10. Chains shall be annealed periodically.

11. When ropes deteriorate to the extent of twenty-five per cent. (25%) of their original strength, their use shall be discontinued.

#### ELECTRICAL SAFETY REGULATIONS.

1. *Switches.*—(a.) When any switch has been opened to allow of inspection of or repairs to the equipment it controls, such switch shall be locked, or otherwise secured in the "OFF" position, and a notice "NOT TO BE CLOSED," attached thereto.

(b.) All switches shall be plainly marked to show the circuits which they control.

2. *High-tension Equipment.*—(a.) Every employer shall furnish rubber gloves, shields, or other necessary safety equipment of a pattern approved by the Board to all employees engaged at work on wires or apparatus operating at a potential of over two hundred and fifty volts.

(b.) No work shall be done on any live wire, cable, or appliance carrying more than six hundred volts by less than two competent and experienced persons, both of whom at all times while performing such work shall be in the same room, chamber, or other place where such work is being done: Provided that this section shall not apply to the fusing of transformers carrying less than two thousand four hundred volts, where such transformer-fuses are accessible without passing or reaching past cables or appliances. The foregoing rule also applies to any work being performed on overhead electric lines.

3. *Insulating-platforms.*—Insulating-platforms or mats of adequate size shall be



placed in front of all switches, switchboards, control devices, or other parts connected to circuits operating at more than one hundred and fifty volts to ground.

4. *Ladders*.—No ladders having reinforcing of wire or other conducting material shall be used in proximity to any electrical wires or equipment. All ladders which may be used on or near equipment operated at more than six hundred volts shall be equipped with feet of insulating material.

5. *Manholes*.—(a.) All persons employed in manholes shall be provided with insulated platforms to protect them while at work in any manhole: Provided that this rule shall not apply to manholes containing only telegraph, telephone, or signal wires or cables.

(b.) No work shall be permitted to be done in any manhole or subway on any live wire, cable, or apparatus carrying more than two hundred and fifty volts by less than two competent and experienced persons, both of whom shall, at all times while performing such work, be in the same manhole or subway in which such work is being done.

6. *Overhead Rules*.—(a.) On poles carrying live circuits, conductors shall not be pulled around corners. Such conductors shall be pulled up to the corner and made secure before pulling the next section, or all circuits shall be made dead before pulling.

(b.) No work shall be permitted to be done on any live wire, cable, or apparatus carrying more than six hundred volts by less than two competent and experienced persons, both of whom, at all times while performing such work, shall be on the same pole or structure on which such work is being done: Provided that this rule shall not apply to the fusing of transformers which are carried beneath the lowest high-tension wire.

(c.) When linemen are at work on poles or other structures located where workmen may pass and suffer injury from falling tools, material, etc., a temporary guard, fence, or notice shall be placed to prevent or warn such workmen from passing beneath such pole or structure.

(d.) Before beginning work on any pole or structure, such pole or structure shall be tested for soundness. Where any doubt as to such soundness exists, the pole or structure shall be effectively guyed or otherwise supported from falling before changing any wires or cables thereon. Guys or supports shall be left in place until workmen are clear and the pole ready to lower to the ground.

7. *Warning-signs*.—Notices reading "DANGER—HIGH VOLTAGE" shall be placed in prominent positions and maintained in legible condition in proximity to all electrical equipment operating at over six hundred volts to ground, and which may be accessible to unqualified persons.

8. *Maintenance and Operation*.—When painting, cleaning, repairs, or any other work is to be carried out in or around any building, bridge, or structure in proximity to wires or other equipment which are normally isolated by elevation, such wires or parts shall be provided with effective guards, or shall be made "dead" while the work is being carried out.

9. *Portable Cords*.—(a.) On all extensions for lamps or other portable equipment, approved reinforced cords, type S, shall be used. Connectors shall be so arranged that no live parts are exposed when the two halves of the connector are separated.

(b.) Sockets for use on portable cord shall have a rubber covering over the shell of a type approved for hard usage.

(c.) Joints shall be neatly made, soldered, and covered with rubber tape and friction-tape so as to form insulation equivalent to that of the conductor itself.

10. *Sockets*.—Lamp-sockets, unless they are so installed as to be out of reach of any grounded surface, shall be of the porcelain or weather-proof type.

#### ACCIDENT-PREVENTION COMMITTEE.

1. Every manufacturing plant, construction camp, logging camp, and workshop in which twenty-five or more men are employed shall have an Accident-Prevention Committee of not less than three members.

2. The general duties of the Accident Prevention Committee shall be:—

(a.) To make a thorough inspection not less than once a month of the entire plant or place of employment for the purpose of receiving complaints, determining hazardous conditions, and receiving recommendations for their improvement.

(b.) To hold regular meetings at least monthly for the discussion of current accidents, their causes, and suggested means of preventing their recurrence, and to investigate all serious accidents and report their findings in writing to their employers, keeping a copy of such findings and minutes of all meetings and recommendations in the records of the committee.

(c.) To educate their fellow-employees against dangerous practices and methods of work.

(d.) To investigate fire conditions, examine fire-escapes, fire-extinguishers, water-buckets, sand-buckets, and all fire-fighting appliances.

(e.) To inspect lighting arrangements in all places of employment, and to report to the employers all insufficiently lighted places, passage-ways, and other portions of the plant or camp where workmen are liable to be injured in the course of their employment.

(f.) To inspect or arrange for the inspection of all machinery, transmission



motor stops, cables, blocks, slings, chains, tongs, tools, equipment, and accident-prevention devices.

(g.) To provide at each establishment facilities for receiving written complaints and recommendations.

3. The committees in connection with logging camps shall, in addition to their other duties, inspect particularly all spar-trees, gin-poles, skid-roads, and general working conditions in and about the camps.

---

PENALTY.

Every person who contravenes any of the aforesaid regulations shall be liable to a penalty of fifty dollars.

---

The Accident-prevention Regulations which took effect January 16th, 1920, are repealed.

---

VICTORIA, B.C. : Printed by CHARLES F. BANFIELD.  
Printer to the King's Most Excellent Majesty.